



SAN FRANCISCO PUBLIC LIBRARY DOCUMENTS

DOCOMENTO

AUG 22 1973

REFERENCE BOOK

Not to be taken from the Library

DOCUMENTS DEPARTMENT

SAN FRANCISCO PUBLIC LIBRARY

3 1223 04140 3784

Digitized by the Internet Archive in 2010 with funding from San Francisco Public Library





CHARTER MAY 4 1973

DOCUMENTS

SAN FRANCISCO PUBLIC LIBRARY

OF THE

City and County of San Francisco

Recodified November 2, 1971, in effect December 7, 1971



Published by

Authority of the Board of Supervisors

Robert J. Dolan, Clerk of the Board

DOCUMENTS DEPT. SAN FRANCISCO PUBLIC LIBRARY

*352 5252ch

HISTORY OF RECODIFIED CHARTER LEGISLATION

The recodified charter was ratified by vote of the People on November 2, 1971; ratified by the Legislature of the State November 30, 1971; in effect December 7, 1971.

Charter Amendments

Section Amended	Section Added	Date of Election	Date Ratified
	2.203-1	June 6, 1972	June 30, 1972
8.340		June 6, 1972	June 30, 1972
8.400		June 6, 1972	June 30, 1972
8.405		June 6, 1972	June 30, 1972
	8.506-1	June 6, 1972	June 30, 1972
	8.535	June 6, 1972	June 30, 1972
8.545		June 6, 1972	June 30, 1972
8.569		June 6, 1972	June 30, 1972



TABLE I

DISPOSITION OF SECTIONS OF THE 1932 CHARTER AS AMENDED IN THE 1971 (RECODIFIED) EDITION OF THE CHARTER

1932	n 1:0 1	1932	n 1:0: 1
Charter	Recodified	Charter	Recodified
Section	Charter Section	Section	Charter Section
1		22 par. 1	2.401, 3.101,
	1.101		3.500
par. 2	11.100	par. 2	2.401, 3.500
par. 3	11.101		11.102
par. 4	11.102		2.307
par. 5		24 par. 1	7.707
3		par. 2	6.402, 7.704
	10.103		3.537, 3.510
5 par. 1		par. 3	7.500, 7.704,
5.1	9.101	•	7.707
6 par. 1		par. 4	6.403
par. 2			6.412
7 par. 1			3.100
8			3.401
9 par. 1			3.401
par. 2			7.700
par. 3			3.400
•			
par. 4			3.402
	2.200, 2.202		3.402
			3.405
par. 3			3.404
10.1			3.403
11		34	
12			3.406 (b)
13 par. 1	2.300	par. 2	3.406 (c)
par. 2		par. 3	3.406 (b)
par. 3		35 par. 1	3.530, 3.538
	2.300	par. 2	3.538
par. 5	2.300	par. 3	3.538
par. 6 2	2.300, 10.100 (f)	35.1	3.532
par. 7		35.2	Deleted
13.1		35.3	3.534
14 par. 1	2.302	35.4	3.533
par. 2		35.5 par. 1	3.531
par. 3	2.303	par. 2	8.405 (a)
par. 4	2.302	35.5½	
par. 5	2.302	35.5.1	8.405 (a)
15	2.305, 2.300	35.5.2	8.405 (b)
16		35.6	3.537
17		35.7	3.537
18		35.8	3.539
19 par. 1	2.101	35.8.1	3.539
par. 2 (a-i)	3.500		3.535
	3.500		3.536
20		35.11	8.405 (a)
21	2 400 3 701	35.12	3.537
- L	2.400, 3.701		3.007

Disposition of Former Sections

1932	Recodified	1932	Recodified
Charter	Charter	Charter	Charter
Section	Section	Section	Section
35.13	Doloted	42.3	7.403 (c)
	3 540	40.0	6.400 (b)
	2 5/1	42.4 43 par. 1	
par. 2	0.041		
par. 3	3.040	par. 2	3.560
par. 4	3.542	par. 3	3.561
par. 5	3.542	par. 4	8.300 (a)
par. 6			Deleted
par. 7			3.610
par. 8		par. 2	3.611
par. 9		par. 3	6.404 (a)
par. 10	3.547	45	3.600
par. 11	8.405	46	3.601
36.1	Deleted	47	
36.11/2	3.543	48	
36.2	8.405 (c)	48.1	
36.2.1		48.2 par. 1	
36.3 par. 1			6.401 (b)
par. 2	' '		3.582
par. 3		par. 3	3.582
par. 4			
par. 5	Deleted		3.580
37		48.3 par. 1-18	
38			7.305
38.01 par. 1	3 5/19		3.581
			3.585
par. 2-9		48.4 par. 1-3	
par. 10	8.405 (C)		8.300 (c)
par. 11	Deleted	par. 5	3.584
par. 12		par. 6-15	6.406
38.1		49	
38.2		50 par. 1	3.620
38.3		par. 2	3.621, 3.622,
39 par. 1		_	8.300 (a), 3.623
par. 2		par. 3	6.404 (b)
40 par. 1			3.624
par. 2	3.550	51 par. 1	3.630
par. 3	Deleted	par. 2	3.631
41 par. 1	3.551	par. 3	3.631, 6.404 (c),
par. 2	3.551	3.632	8.300 (a), 3.633
par. 3	Deleted	par. 4	3.634
41.1	7.403 (a)		3.640
42 par. 1			3.641, 3.642
par. 2		par 3	3.643
par. 3		par. 0	6.404 (d)
par. 4		par. 4	8 300 (4) 6 300
par. 5		par. o	8.300 (d), 8.300
42.1 par. 1		par. o	3.644
par. 2		52.1	0.411
nar. 3	3 553	53	
par. 3 42.2	7 403 (b)	54	4.101
42.4	(n)	55	4.102

Disposition of Former Sections

193	22	Recodified	1932	Recodified
Char	_	Charter	Charter	Charter
Secti		Section	Section	Section
		4 102	73	6 207
50		4.103	74	
58	nov 1 0	4.104	75	
90	par. 1-9	4.105	76	
	par. 10	8.300 (a)	77	
	par. 11	4.105	78 par. 1	
		3.200	par. 2	
	1 0	3.201	par. 3	6 400 (c)
61	par. 1-3	3.510	79	
	par. 4	3.510, 11.102	80	
	par. 5	11.102, 3.510	81	
		11.102	82	
	par. 7	3.510		
	par. 8	11.102, 3.510,	83 84	6 200
		8.300		
	par. 9	3.510	85 par. 1	0.000
	par. 10	3.510	par. 2	0.400 (b)
	par. 11	8.300, 3.510	par. 3-6	
	par. 12-16	3.510	85.1	
61.1	par. 1-5	3.570	86 par. 1	
	par. 6	3.571	par. 2	
	par. 7	3.573, 11.102	par. 3	
	par. 8	8.300 (a)	par. 4	
	par. 9	3.572	par. 5	
62		8.300 (a)	87	
63	par. 1	3.300	88	
0.4	par. 2	Deleted	88.1	
64	par. 1-2	3.301	88.2	
	par. 3	3.301, 3.596	89	
0-		3.301	90	
		3.302	91	
		3.303	92 par. 1	
		3.304	par. 2	
		3.305	par. 3	
69	par. 1	6.100	92.1	
		6.200	93	
00.1		6.203	93.1	
		6.202	94	
69.2		7.304	95	
70	1 10	6.201	95.1	
70.1	par. 1-19_	8.406	96	
	par. 20	Deleted	97	
	par. 21	8.406	98	
		8.400 (h)	99	
72	par. 1	6.203	100	
	par. 2	6.203, 6.204	101	
	par. 3-8	6.204	101.2	
	par. 9-13	6.205	102	
		6.206	103	
	par. 15	6.301	104	
	par. 16	6.300	105	7.303

Disposition of Former Sections

1932	Recodified	1932	Recodified
Charter	Charter	Charter	Charter
Section	Section	Section	Section
171.1.3	8.571	174	9.103
	8.572		9.104
	8.573		9.105
	8.574		9.106
	8.575		9.107
	8.576		9.107
	8.577		9.108
	8.578		9.110
	8.562		9.110 9.111
	8.579		
	8.580		9.112
	8.581		9.113
171 1 13-171 1 1	5 Deleted		9.114 9.115
	8.515	107 010	Superseded by
179 1	8.420	101-210	state statutes
	3.680	219	
	8.421		
	8.422		7.702 10.100 (e)
		222 par. 1	8.105 (a)
179 1 5	8.423 8.424		8.105 (b)
	8.425		8.105 (c)
			8.105 (d)
	8.426 3.681		8.105 (d)
	3.682	•	8.105 (f)
	8.427		8.105 (g)
	8.428	•	8.105 (g)
	8.429		8.105 (i)
	8.430		8.106
	8.431		10.100 (g)
	8.432		10.100 (g)
	9.102		10.101
1,0	J.102	220	10.102

TABLE II

ORIGIN OF SECTIONS OF THE 1971 (RECODIFIED) EDITION OF THE 1932 CHARTER AS AMENDED

Recodified	1932	Recodified	1932
Charter	Charter	Charter	Charter
Section	Section	Section	Section
1.100	1	3.500	
1.101	2 par. 1,5		19 par. 3
1.101	3		22 par. 1, 2
1.102		3.501	
2.100	10 par. 1	3.510	
2.101		3.310	61 par. 1-5
	19 par. 1		par. 7-11
2.102	9 par. 4		-
2.200	10 par. 2,3		
2.201	10.1		106 par. 1,3
2.202	10 par. 2		107 par. 2
2.203	12		107.1
2.300	13 par. 1,7	3.520	115 par. 1
	13.1	3.521	
	15		par. 4
2.301	16	3.522	
2.302	14 par. 1, 2	3.523	116 par. 1
-	par. 4,5	3.524	
2.303		3.525	
2.304	16	3.526	
2.305	15	3.527	
2.306	17		118
2.307	23 par. 2	3.528	116 par. 8
2.307	20 par. 2	3.529	116 par. 7
2.400	22 par. 1, 2	3.530	35 par. 1
2.401	22 par. 1, 2	3.531	35.5 par. 1
3.100	20,45	3.532	
3.101	22 par. 1	3.533	35.4
3.200	59	2.222	
3.201	60	3.534	35.9
3.300	63 par. 1	3.535	
3.301	64 par. 1-4	3.536	
3.302	65	3.537	24 par. 2
3.303	66		35.6
3.304	67		35.7
3.305	68		35.12
3.400	28	3.538	
3.401	26,	3.539	35.8
	26.1		35.8.1
3.402	29, 30	3.540	
3.403		3.541	
3.404	32	3.542	
3.405			38.01, par. 1
3.406		3 543	36.1½
(h)	34.1 par. 1,3	3.544	
(b)	34.1 par. 1,3	3.545	
(0)	34.1 par. Z	J.J4J	00

Recodified		1932	Recodified		1932
Charter Section		harter	Charter		harter
		ection	Section		ection
3.546	38.3		3.644		par. 6
3.547	. 36	par. 10	3.650	39	par. 1
3.550	40	par. 1, 2	3.651	39	par. 2
3.551	41	par. 1, 2		117.3	par. 3
3.552	42	par. 1-4	3.660	_ 140	par. 1-5
	42.1	par. 1, 2	3.661	141	
3.553	42.1	par. 3	(b)	152	
3.560		par. 1, 2	3.670	159	par. 1
3.561		par. 3	3.671		par. 2
3.570	61.1	par. 1-5	3.672	159	par. 1
3.571	61.1	par. 6	3.680	172.1	
3.572	61.1	par. 9	3.681	172.1	.8
3.573	61.1	par. 7	3.682	172.1	.9
3.580	48.2	par. 5	3.690	137	
3.581	48.3	par. 1-18	***************************************	139.1	
		par. 23, 24	3.691		
3.582	48.2	par. 1	par. 2	137.3	
	•	par. 3,4	3.692	137.4	par. 2
3.583	48.4	par. 1-3	3.693, par. 2 & 3	137.5	
3.584	48.4	par. 5	3.694	137.7	
3.585	48.3	par. 25	3.698	137.4	par. 1
3.590	120	pari ao	3.700	18	P
3.591		par. 1-7	3.701	21	
3.592	122	pui. 1	4.100		
3.593	124		4.101		
3.594	126		4.102		
3.595 (a)	133		4.103	56	
(c)	132 1		4.104	57	
3.596	64	par. 3	4.105	58	par. 1-9
3.597	121	par. 8	***************************************	58	par. 11
3.598	130	pur. o	5.100	134	par. II
	119		5.101	135	
3.600			5.102	136	
3.601	46		5.103	135 1	
3.610	44	par. 1	5.104	136 1	
3.611	44	par. 2	6.100	60	par. 1
3.620	50	par. 1	6.200	- 69	par. 2-6
3.621	50	par. 2	6.201	70	par. 2 0
3.622	50	par. 2	6.202	69 1	
3.623	50	par. 2	6.203	69	par. 7
3.624	50	par. 4	0.200	72	par. 1, 2
3.630	51	par. 1	6.204	72	par. 1, 2 par. 2
3.631	51	par. 2,3	0.204	14	-
3.632	51	par. 3	6.205	79	par. 3-8 par. 9-13
3.633	51	par. 3	0.200	74	par. 9-13
3.634	51	par. 3	6.206		nor 14
3.640	52	par. 3			par. 14
3.641		par. 1	6.207		nou 1
3.642	52	par. 2	6.208		par. 1
3.643	52		6.300		par. 16
0.040	34	par. 3	6.301	72	par. 15

Recodified		1932	Recodified	193	32
Charter		harter	Charter	Char	
Section	56	ection	Section	Sect	ION
6.302			7.300		
	86	par. 2,4	7.301		
6.303	85	par. 1	7.302		
2.004	0.1	par. 3-6	7.303		
6.304			7.304	48.3 pa	ar 10.22
6.305			7.306		al. 15-22
6.306	86	nor 1	7.307		
6.307		par. 1		91,94	
6.308	75		7.401	92 p	ar. 1,3
6.309			7.402	93	,
6.310				93.1	
6.311			7.403 (a)	41.1	
6.312		par. 5		42.2	
6.313		par. 3		42.3	
6.400 (a)		par. 3	7.404		
(b)	42.4		7.405		
(c)	78	par. 2	7.500		ar. 3
6.401 (a)	104		7.501		
(b)		par. 2	7.502		
(c)		par. 8	7.503		ar. 1,2
6.402		par. 2	7.600		ar. 1
6.403		par. 4	7.601		
6.404 (a)		par. 3	7.602 7.603		
(b)	50	par. 3	7.604		
(c) (d)	51 50	par. 3	7.605		
6.405	1/51	par. 4	7.606		
6.406		par. 6-15	7.700	27	
6.407 (a)		par. 0 10	7.702		
(c)			7.703	87	
(d)				92.1	
(e)			7.704	24 p	ar. 2,3
6.408			7.707		ar. 1,3
	138.1		8.100	7 p	ar. 1
6.409	92	par. 2	8.101	8	
	111		8.102	6 p	ar. 1
6.411			8.103	14Z p	ar. 9
6.412			8.104	6 р 222 р	ar. 2
7.100			8.105 (a)	222 p	ar. 1 ar. 2
7.101			(c)	222 p	ar. 3
7.102			(4)	222 p	ar. 4
7.103			(e)		ar. 1
7.104 7.200			(f)	221.1 p	ar. 2
7.201			(g)	222.1 p	ar. 3
7.202			(h)	222.1 p	ar. 4
7.203			(i)	222.1 p	ar. 5
7.204			8.106	223	
7.205			8.107	11	
7.206			8.200	143	

8			
Recodified	1932	Recodified	1932
Charter	Charter	Charter	Charter
Section	Section	Section	Section
8 300	52 par. 5	8 361	153, par. 2-9
8.300	61 par. 8, 11	8.362	
()		8.363	
(a)	43 par. 4 50 par. 2	8.400	
		(a)	151 par. 1
	51 par. 3	(h)	85 par. 2
	58 par. 10	(0)	85.1
	61.1 par. 8	(h)	71
	62	8.401	151 par. 2
	142 par. 1-7	0.401	151, par. 3-10
(a), par. 2	125 par. 1		151.1
(c)	48.4 par. 4		151.2
(d)	52 par. 5	8.402	
(e)	125.1	0.402	151 par. 2
(f)	125 par. 1		151.3, par. 14,15
(h)	137.6	8.404	151.5, par. 14,15
8.310	145.02	8.404	26 nov 7 11
(a)	140 par. 1	8.405	36 par. 7,11
8.311	157	(a)	35.5 par. 2
8.320 (a)	144		35.5.1
(b)	145 par. 2	41.	35.11
(c)	145 par. 3	(b)	35.5.2
(d)	144	(c)	36.2
8.321	145 par. 1,4		36.3 par. 4
8.322	147.1 par. 1		38.01, par. 10
8.323	147.1 par. 2	(d)	36.3 par. 1
8.324	145 par. 6	8.406	70.1, par. 1-19
	145.01		par. 21
8.325	147	8.410	219
8.326	146 par. 1	8.411	151.6
8.327	38.01, par.2-9	8.420	172.1
	146 par. 1	8.421	172.1.2
	146, par. 2-end	8.422	172.1.3
8.328	146.1	8.423	172.1.4
8.329	148 par. 1, 2	8.424	172.1.5
8.330	145 par. 5	9.425	172.1.6
8.331	145.1 par. 1-4	8.426	172.1.7
8.332	149 par. 1-4	8.427	172.1.9
8.333		8.428	172.1.11
8.340		8.429	172.1.12
8.341		8.430	172.1.13
8.342	154 par. 4	8.431	172.1.14
8.343		8.432	172.1.15
8.344		8.440	151.4
8.350 (a)		***************************************	151.4.1
(b)			151.4.2
(c)			151.4.3
(d)	156 par. 3		151.4.4
(e)			151.4.5
(f)	156.3		151.4.6
8.351	156.1		151.5 par. 1, 2
8.360		8.450	
0.000	100 par. 1		

Recodified	1932	Recodified	1932
Charter	Charter	Charter	Charter
Section	Section	Section	Section
8.451	35.51/2	8.562	171.1.9.1
8.452	36 par. 8,9	8.565	169
8.500	158	8.566	170
8.501	158.1	8.567	171
8.502		8.568	171.1
8.503		8.569	171.1.1
8.504		8.570	171.1.2
8.507		8.571	
0.00	165	8.572	171.1.4
8.508	165.1	8.573	171.1.5
8.509			171.1.5.1
8.510	160	8.575	
8.511		8.576	
8.512		8.577	
8.513		8.578	
8.514			171.1.10
8.515			171.1.11
8.520 (a)		8.581	171.1.12
(h)	161 1	9.100	
	161.1	9.101	-
	161.2	9.102	
	161.3	9.103	
	161.5	9.104	
8.525		9.105	
8.526		9.106	
8.530		9.107	
8.531		9.108	
8.532		9.109	
8.533		9.110	
8.534		9.111	
8.540		9.112	
8.541		9.113	
8.542		9.114	
8.543		9.115	
8.544		10.100 (e)	
8.545			
8.546			224
8.547		10.101	
8.548		10.102	
8.549		10.103	4
8.550	168.1.5.1	11.100	
0.551	168.1.5.2	11.101	
8.551		11.102	
8.552		11.102	
8.553			
8.554			
	168.1.10		
	168.1.11		
	168.1.12		61 par. 8
8.560			61.1 par. 7
8.561	168.2		



ARTICLE I

THE EXISTENCE AND POWERS OF THE CITY AND COUNTY

1.100 Name and Boundaries of the City and County

The City and County of San Francisco shall continue as a municipal corporation known by name as San Francisco. The boundaries of the municipal corporation are those set forth in the Government Code of California and as such may be extended as provided by law.

1.101 Rights and Powers of the City and County

The City and County of San Francisco shall have perpetual succession; may appear, sue and defend in all courts and places in all matters and proceedings; may have and use a common seal and alter same at pleasure; may, subject to the restrictions contained in this charter, purchase, receive, hold and enjoy, sell, lease and convey real and personal property; receive bequests, gifts and donations of all kinds of property in fee simple, or in trust for charitable and other purposes; and do all acts necessary to carry out the purposes of such gifts, bequests and donations, with power to manage, sell, lease or otherwise dispose of the same in accordance with the terms of the

gift, bequest or trust.

The city and county may make and enforce all laws, ordinances and regulations necessary, convenient or incidental to the exercise of all rights and powers in respect to its affairs, officers and employees, and shall have all rights and powers appropriate to a county, a city, and a city and county, subject only to the restrictions and limitations provided in this charter, including the power to acquire and construct plants, works, utilities, areas, highways and institutions outside the boundaries of the city and county, and maintenance and operation of the same, and the exercise of functions or maintenance of services outside the boundaries of the city and county, including the expenditure of funds therefor through any agency. The specification or enumeration in this charter of particular powers shall not be exclusive. The exercise of all rights and powers of the city and county when not prescribed in this charter shall be as provided by ordinance or resolution of the board of supervisors.

1.102 Use of State Law Procedures

Where a procedure for the exercising of any rights or powers belonging to a city, or a county, or a city and county is provided by statute of the State of California, said procedure shall control and be followed unless a different procedure is provided in, or by ordinance enacted under authority of, this charter.

1.103 Officers of the City and County

The officers of the city and county shall be the officers elected by vote of the people, members of the board of education, members of boards and commissions appointed by the mayor, members of the juvenile probation and adult probation boards or committees, members of the board of law library trustees, the superintendent of schools, the clerk of the municipal court, the secretary and jury commissioner of the superior court, the executive appointed by each board or commission as the chief executive officer under such board or commission, the controller, the chief administrative officer, the head of each department under the chief administrative officer and the coroner, public administrator, county clerk, tax and license collector, recorder, registrar of voters, horticultural commissioner, sealer of weights and measures, and such other officers as may hereafter be provided by law or so designated by ordinance.

ARTICLE II

THE LEGISLATIVE BRANCH

Chapter One: Composition and Powers of Board of Supervisors

2.100 Composition and Salary

The board of supervisors shall consist of eleven members elected at large. Each member of the board shall be paid a salary of ninety-six hundred dollars (\$9,600) per year and each shall execute an official bond to the city and county in the sum of five thousand dollars (\$5,000).

2.101 Powers

The powers of the city and county, except the powers reserved to the people or delegated to other officials, boards or commissions by this charter, shall be vested in the board of supervisors and shall be exercised as provided in this charter.

The exercise of all rights and powers of the city and county when not prescribed in this charter shall be as provided by ordinance or

resolution of the board of supervisors.

The supervisors shall determine the maximum number of each class of employment in each of the various departments and offices of the city and county and shall fix rates and schedules of compensation therefor in the manner provided in this charter.

On the recommendation of the mayor and the chief administrative officer, the board of supervisors may create or abolish departments which are now or may hereafter be placed under the chief administrative officer or under commissions appointed by the mayor.

The board of supervisors may, by ordinance, confer on any officer, board or commission such other and additional powers as the

board may deem advisable.

The board of supervisors, by ordinance, may provide medical care, hospitalization, compensation and such other benefits as the board may deem necessary for regularly authorized volunteer civilian defense workers suffering injury arising out of and in the course of their activities as such civilian defense workers.

The board of supervisors shall have the powers and duties provided

in section 3.500.

2.102 Powers in Time of Disaster

To provide for the continuance or restoration of local government in the event of a disaster which renders unavailable a majority of its members, the board of supervisors shall have those powers that are conferred by the general law of the State of California pertaining to the preservation of local government, notwithstanding anything to the contrary contained in this charter.

Chapter Two: Organization

2.200 Meetings

At twelve o'clock noon on the 8th day of January next following their election, the newly elected and continuing members of the board of supervisors shall meet at the legislative chamber in the City Hall, and thereafter regular meetings shall be held as fixed by resolution.

The meetings of the board shall be held in the City Hall, provided that, in case of emergency, the board, by resolution, may designate some other appropriate place as its temporary meeting place.

Notice of any special meeting shall be published at least twenty-

four hours in advance of such special meeting.

2.201 Calendars

A written calendar of the business scheduled for each meeting of the board of supervisors or any standing or special committee comprised of board members and established by the board shall be prepared and available to the public before each meeting.

Summaries of board and committee calendar items of general public interest, as determined by the clerk of the board, and a statement

1.103 Officers of the City and County

The officers of the city and county shall be the officers elected by vote of the people, members of the board of education, members of boards and commissions appointed by the mayor, members of the juvenile probation and adult probation boards or committees, members of the board of law library trustees, the superintendent of schools, the clerk of the municipal court, the secretary and jury commissioner of the superior court, the executive appointed by each board or commission as the chief executive officer under such board or commission, the controller, the chief administrative officer, the head of each department under the chief administrative officer and the coroner, public administrator, county clerk, tax and license collector, recorder, registrar of voters, horticultural commissioner, sealer of weights and measures, and such other officers as may hereafter be provided by law or so designated by ordinance.

ARTICLE II

THE LEGISLATIVE BRANCH

Chapter One: Composition and Powers of Board of Supervisors

2.100 Composition and Salary

The board of supervisors shall consist of eleven members elected at large. Each member of the board shall be paid a salary of ninety-six hundred dollars (\$9,600) per year and each shall execute an official bond to the city and county in the sum of five thousand dollars (\$5,000).

2.101 Powers

The powers of the city and county, except the powers reserved to the people or delegated to other officials, boards or commissions by this charter, shall be vested in the board of supervisors and shall be exercised as provided in this charter.

The exercise of all rights and powers of the city and county when not prescribed in this charter shall be as provided by ordinance or

resolution of the board of supervisors.

The supervisors shall determine the maximum number of each class of employment in each of the various departments and offices of the city and county and shall fix rates and schedules of compensation therefor in the manner provided in this charter.

On the recommendation of the mayor and the chief administrative officer, the board of supervisors may create or abolish departments which are now or may hereafter be placed under the chief administrative officer or under commissions appointed by the mayor.

The board of supervisors may, by ordinance, confer on any officer, board or commission such other and additional powers as the

board may deem advisable.

The board of supervisors, by ordinance, may provide medical care, hospitalization, compensation and such other benefits as the board may deem necessary for regularly authorized volunteer civilian defense workers suffering injury arising out of and in the course of their activities as such civilian defense workers.

The board of supervisors shall have the powers and duties provided

in section 3.500.

2.102 Powers in Time of Disaster

To provide for the continuance or restoration of local government in the event of a disaster which renders unavailable a majority of its members, the board of supervisors shall have those powers that are conferred by the general law of the State of California pertaining to the preservation of local government, notwithstanding anything to the contrary contained in this charter.

Chapter Two: Organization

2.200 Meetings

At twelve o'clock noon on the 8th day of January next following their election, the newly elected and continuing members of the board of supervisors shall meet at the legislative chamber in the City Hall, and thereafter regular meetings shall be held as fixed by resolution.

The meetings of the board shall be held in the City Hall, provided that, in case of emergency, the board, by resolution, may designate some other appropriate place as its temporary meeting place.

Notice of any special meeting shall be published at least twenty-

four hours in advance of such special meeting.

2.201 Calendars

A written calendar of the business scheduled for each meeting of the board of supervisors or any standing or special committee comprised of board members and established by the board shall be prepared and available to the public before each meeting.

Summaries of board and committee calendar items of general public interest, as determined by the clerk of the board, and a statement

of where and when copies of proposed ordinances and resolutions may be obtained, shall be published commencing at least thirty-six hours before the commencement time of each regular meeting and at least eighteen hours before the commencement time of each special meeting. The board may also provide for additional publicity whenever it determines the public interest would be served.

2.202 President and Committees of the Board

The supervisors constituting the new board shall, on January 8, 1932, and every second year thereafter, elect one of their number as president of the board for a two-year term. The president shall preside at all meetings, shall appoint all standing and special committees of the board and shall have such other powers and duties as the supervisors may provide.

2.203 Clerk of the Board

Subject to the civil service provisions of this charter the board of supervisors shall appoint a clerk, who shall be designated as clerk of the board of supervisors. The clerk shall, ex-officio, be clerk of the board of equalization. The clerk shall have charge of the office and records of the board and its committees, and the personnel employed to handle the business, affairs and operation of the board, its committees and members when engaged in official duty. The clerk shall be the appointing officer for such personnel, subject to the civil service provisions of this charter. The clerk shall keep a journal of proceedings of the board and files of all ordinances and resolutions and properly index the same. He shall be responsible for the publication, as required by law, of ordinances, resolutions and other matters acted on by the board for which publication is specified. He shall have such other duties and responsibilities as the board shall prescribe.

2.203-1 Budget Analyst

Notwithstanding any other provisions or limitations of this charter, there shall be a budget analyst for the board of supervisors, who shall be appointed and removed by the board. Such appointment shall be made solely upon the basis of qualifications by education, training and experience for the position to be filled. He shall be responsible for such duties and responsibilities as the board shall prescribe. (Added 1972)

Chapter Three: Legislation

2.300 Action by Resolution or Ordinance

Action by the board of supervisors shall be by ordinance or resolution in writing introduced by a member or by a committee of said board and passed or adopted by a majority of all the members of the board at each reading. Every legislative act shall be by ordinance. The enacting clause of all ordinances shall be, "Be it ordained by the people of the City and County of San Francisco." Every ordinance and resolution, except ordinances making appropriations, shall be confined to one subject which shall be clearly expressed in the title, and ordinances making annual or supplemental appropriations shall be confined to the subject of appropriations.

If any subject is embraced in an ordinance and is not expressed in the title thereof, the ordinance shall be void only as to so much thereof as is not expressed in the title. Any ordinance may be amended by an ordinance amending or repealing the particular sections

thereof or adding sections thereto.

An ordinance shall be passed by the board of supervisors only after reference to and report thereon from committee, unless it be an ordinance prepared and reported out by committee, and after two readings and votes at separate meetings of the board, which meetings shall be at least five days apart; provided, however, that as to an emergency measure as defined in section 2.301, reference to committee or the readings and votes at separate meetings may be waived by a three-fourths vote of all members of the board. The existing or impending emergency as defined in such ordinance shall be declared by specific section in such emergency ordinance. The annual appropriation ordinance shall be passed only after two readings, not less than five days apart, and the second or final passage shall be not less than fifteen days after the introduction of each ordinance.

No ordinance granting a franchise shall be finally passed within

ninety days of its introduction.

No resolution shall be adopted by the board of supervisors on the date of its introduction and without reference to committee, except

by the unanimous consent of the supervisors present.

Except as otherwise provided in this charter, or by ordinance, notice of the title or the purport and subject matter of each proposed ordinance which is introduced and referred to committee shall be published within three days after its presentation to the board and a copy of such proposed ordinance shall be kept available for inspection in the office of the clerk of the board.

Each ordinance required to be included in the municipal code shall be printed promptly after final passage, and copies shall be

made available to the public.

The vote on all ordinances and resolutions upon each reading shall be by ayes and noes. The vote by ayes and noes on all measures shall be recorded in the journal of the proceedings of the board.

To amend an ordinance which has proceeded to second reading

shall require proceeding de novo.

Any ordinance or resolution waiving, or authorizing the waiving, by the city and county of the benefit of any statute of limitation of a state, or of the United States, available to the city and county in any action or proceedings against it shall require for its passage a three-fourths vote of all members of the board of supervisors on each reading.

2.301 Emergency Ordinances

No ordinance affecting franchises, grants, bond issues or the sale, lease or purchase of land shall ever be passed as an emergency measure, and the people by initiative or referendum ordinance may further restrict the matters that may be passed as emergency measures. Immediate necessary preservation of public peace, property, health or safety, provision for the uninterrupted operation of any city and county department or office or action required to comply with time limitations as established by law, shall be emrgencies within the meaning hereof; provided, however, that such emergency shall actually exist and shall be specifically stated and defined in such ordinance, and shall be specifically voted on as provided in section 2.300 of this charter.

2.302 Action by the Mayor

Each proposed resolution or ordinance voted on by the supervisors and failing of passage and each ordinance or resolution adopted by the supervisors shall, within twenty-four hours of such action, be transmitted to the mayor by the clerk of the board, with appropriate notation of the action of the board thereon. Any resolution acted upon by the board of supervisors by unanimous consent of those present on the date of the introduction of such resolution and any ordinance adopted by the board as an emergency measure shall be acted upon by the mayor within three days after receipt thereof by him from the clerk of the board. All other ordinances or resolutions shall be acted upon by the mayor within ten days of such receipt.

The mayor shall either approve each resolution or ordinance adopted by the supervisors by signing and returning same to the clerk of the board within the time limit, or he shall disapprove and veto any resolution or ordinance, or veto or reduce any separate appropriation item therein and shall return each such resolution or ordinance to the clerk of the board with his written objections within the

time limit. His failure to make such return shall constitute approval and such ordinance or resolution shall take affect without the mayor's signed approval. The clerk of the board shall note such fact on the official copy of such resolution or ordinance. If any separate appropriation item in any resolution or ordinance is vetoed or reduced by the mayor as herein provided the remainder of any such ordinance or resolution may be approved by the mayor and, if not specifically approved by the mayor, shall take effect without such approval and shall be so noted by the clerk of the board.

In the event of any absence of the mayor for which he or the board of supervisors has failed to designate an acting mayor, no resolution or ordinance adopted by the board of supervisors shall take effect by reason of the failure of the mayor to approve, or disapprove, and return such resolution or ordinance within the time limits applicable thereto, and, in such case, the time periods or limitations as fixed by this section shall not start until an acting mayor is appointed by the mayor or elected by the supervisors, as in this

charter provided, or the return of the mayor.

Any proposed resolution or ordinance voted on by the board of supervisors and failing of passage shall be reconsidered by the board on the written request of the mayor, stating his reasons therefor, filed with the clerk of the board by the mayor within ten days of the board's action on such resolution or ordinance. The board shall reconsider such measure at its convenience, but not later than thirty days after the filing of the mayor's request therefor.

2.303 Enactment over Veto

The board of supervisors may reconsider any resolution or ordinance vetoed or disapproved, or any separate appropriation item vetoed or reduced by the mayor, and if, after such reconsideration, two-thirds of all the members of the board shall vote in favor of passage thereof, it shall become effective notwithstanding the mayor's veto. If a larger vote is required for the adoption of a measure by the provisions of this charter, such larger vote shall be required to overcome the veto of the mayor. The vote of reconsideration of each such vetoed resolution, ordinance or separate appropriation item therein shall be taken at the convenience of the board. If the ordinance, resolution or separate appropriation item is not passed over the mayor's veto within thirty days, the measure or item shall be lost.

2.304 Effective Date; Final Enactment or Adoption

No ordinance which is subject to the referendum provisions of this charter shall become effective until thirty days after its passage. Ordinances granting any public utility franchise or privilege shall not become effective until sixty days after their passage. Ordinances enacted by a three-fourths vote of all members of the board as an emergency measure as defined in section 2.301 and all other ordinances not subject to the referendum provisions of this charter, shall become effective upon passage.

2.305 Notice of Enactment or Adoption; Certification

All ordinances, after final passage or upon their becoming effective shall be certified by the clerk of the board and recorded in a book kept for that purpose, and resolutions adopted shall be certified and recorded in like manner. Notice that an ordinance has been passed for second reading, that an ordinance has been finally passed, and that a resolution has been adopted, together with a statement of where copies may be obtained, shall be published once within five days of such passage for second reading, final passage or adoption.

2.306 Codification of Ordinances; Printing of Charter

Ordinances previously adopted and continuing in force may be codified or recodified or rearranged by ordinance. Any such ordinance shall supersede and repeal all general ordinances in effect prior thereto and shall be construed to be confined to a single subject.

Any such ordinance shall require printing only in bound or loose leaf book form, which shall constitute publication for all purposes. Any such printing shall contain certificates of the mayor, the clerk of the board of supervisors and the city attorney of the correctness of

such codification and printing.

Any such ordinance shall be amended by an ordinance amending or repealing the particular sections thereof or adding sections thereto. For the purposes of any codification or recodification and the validity thereof, the procedure, effect, adoption or enactment and publication of any prior codification, including the enacting ordinance, amendments thereto, the contents of any such code, the certification and publication thereof and all other proceedings and matters in respect thereto, shall be deemed to be valid.

With any printing of the charter, there shall be included initiative ordinances and digests of reported court decisions relating to said

charter and ordinances.

The board of supervisors shall have power to enforce by appropriate legislation the provisions of this section.

2.307 Administrative Code

The board of supervisors may enact and provide for printing of an administrative code, which shall specify or detail the powers, duties, methods and procedure in the several departments and offices.

Chapter Four: Relationship with the Executive Branch

2.400 Hearings and Inquiries

The board of supervisors may require such periodic or special reports of departmental costs, operation and expenditures, examine the books, papers, records and accounts of, and inquire into matters affecting the conduct of any department or office of the city and county, and for that purpose may hold hearings, subpoena witnesses, administer oaths and compel the production of books, papers, testimony and other evidence. It shall be the duty of the chief of police to designate a police officer to serve subpoenas. Any person refusing to obey such subpoena and the other requirements hereof, or to produce such books, shall be deemed in contempt and subject to proceedings and penalties as provided by general law in such instances.

2.401 Non-Interference in Administrative Affairs

Except for the purpose of inquiry, the board of supervisors shall deal with the administrative service for which the chief administrative officer is responsible, solely through such officer, and for administrative or other functions for which elective officials or boards or commissions are responsible, solely through the elective official, the board or commission or the chief executive officer of such board or commission concerned.

Neither the board of supervisors, nor its committees, nor any of its members shall dictate, suggest or interfere with appointments, promotions, compensations, disciplinary actions, contracts, requisitions for purchases or other administrative recommendations or actions of the chief administrative officer, or of department heads under the chief administrative officer, or under the respective boards and commissions. The board of supervisors shall deal with administrative matters only in the manner provided by this charter, and any dictation, suggestion or interference herein prohibited on the part of any supervisor shall constitute official misconduct; provided, however, that nothing herein contained shall restrict the power of hearing and inquiry as provided in this charter.

ARTICLE III

THE EXECUTIVE BRANCH

Chapter One: Mayor

3.100 Functions, Powers and Duties

The mayor shall be the chief executive officer of the city and county upon whom process issued by authority of law shall be served. He shall be an elective officer and his compensation shall be fixed in accordance with the salary standardization provisions of this charter.

He shall furnish an official bond in the sum of twenty-five thou-

sand dollars (\$25,000).

He shall appoint, and at his pleasure may remove, an executive secretary and one confidential secretary, and one stenographer. The board of supervisors may annually appropriate additional sums to be expended by the mayor for purposes and duties incidental to the administration of the office of mayor, which shall be subject to the provisions of this charter relative to appropriations and the payment of claims.

He shall, at the first meeting of the board of supervisors in October of each year, communicate by message to the supervisors a general statement of the condition of the affairs of the city and county, and recommend the adoption of such measures as he may deem

expedient and proper.

The mayor shall be responsible for the enforcement of all laws relating to the municipality and for the review and submission of the annual executive budget; he shall supervise the administration of all departments under boards and commissions appointed by him; he shall receive and examine, without delay, all complaints relating to the administration of the affairs of the city and county, and immediately inform the complainant of findings and actions thereon; and he shall co-ordinate and enforce co-operation between all departments of the city and county. The mayor shall have the power to postpone final action on any franchise that may be passed by the supervisors until such proposed franchise shall have been voted on at the next election.

The mayor shall appoint such members of boards or commissions and other officers as provided by this charter.

He shall appoint for the unexpired term of the office vacated, a qualified person to fill any vacancy occurring in any elective office.

The mayor shall have a seat but no vote in the board of supervisors and in any board of commission appointed by him, with the right to

report on or discuss any matter before such board or commission concerning the departments or affairs in his charge. He shall have power to designate a member of the board of supervisors to act as mayor in his absence. Should he fail, neglect or refuse so to do, the supervisors shall elect one of their number to act as mayor during his absence. When a vacancy occurs in the office of mayor, it shall be filled for the unexpired portion of the term by the supervisors. In case of a disaster which causes the mayor to be absent or unavailable and the supervisors for any reason whatsoever are unable to elect one of their number to act as mayor or to fill any vacancy that might occur in the office of mayor, the following persons shall act as mayor in the order of succession hereinafter designated: (1) president of the board of supervisors, (2) chairman of the finance committee of the board of supervisors, (3) senior member of the board of supervisors, who is that member having the greatest number of years of service as a member of the board, and in the event that one or more members have equal seniority then by alphabetical order of surname among such members, and (4) chief administrative officer. Said person so designated shall act as mayor during such period of absence or unavailability of the mayor until such time as the supervisors can take appropriate action either to elect an acting mayor or to fill the vacancy as the case may be. Every person who has served as mayor of the city and county, so long as he remains a resident thereof, shall have a seat in the board of supervisors and may participate in its debates, but shall not be entitled to a vote or to compensation.

In case of public emergency involving or threatening the lives, property or welfare of the citizens, or the property of the city and county, the mayor shall have the power, and it shall be his duty, to summon, organize and direct the forces of any department in the city and county in any needed service; to summon, marshal, deputize or otherwise employ other persons, or to do whatever else he may deem necessary for the purpose of meeting the emergency. The mayor may make such studies and surveys as he may deem advisable

in anticipation of any such emergency.

3.101 Non-Interference in Administrative Affairs

Except for the purpose of inquiry, the mayor shall deal with the administrative service for which the chief administrative officer is responsible, solely through such officer, and for administrative or other functions for which elective officials or boards or comissions are responsible, solely through the elective official, the board or commission or the chief executive officer of such board or comission concerned.

Chapter Two: Chief Administrative Officer

3.200 Appointment; Qualifications

The mayor shall appoint a qualified person as chief administrative officer, subject to confirmation and approval by the board of supervisors. The appointee shall have been a resident of the State of California for at least five years immediately preceding his appointment. The requisite qualifications of such appointee shall be administrative and executive ability and experience for the position to be filled.

He shall be subject to suspension and removal in the same manner as elective officers. He shall also be subject to removal by a vote of not less than two-thirds of the board of supervisors, on the basis of written charges, and, if he so request, only after a public hearing on such charges before the board of supervisors not less than five days nor more than fifteen days after the filing thereof, and prior to the date on which the supervisors shall vote on the question of his removal, but on the filing of written charges, and pending and during such hearing, the supervisors, by majority vote, may suspend him from office. The written charges and any reply thereto by the chief administrative officer shall be entered at length in the journal of the board of supervisors. The action of the board of supervisors in removing the chief administrative officer shall be final.

3.201 Functions, Powers and Duties

The chief administrative officer shall be responsible to the mayor and to the board of supervisors for the administration of all affairs of the city and county that are placed in his charge by the provisions of this charter and by ordinance, and to that end he shall have power and it shall be his duty to exercise supervision and control over all administrative departments which are under his jurisdiction; to appoint the heads of departments under his control and the members of advisory and other boards provided by this charter or by ordinance to be appointed by the chief administrative officer; to prescribe general rules and regulations for the administrative service under his control; to have a voice but no vote in the board of supervisors, with the right to report on or to discuss any matter before the said board concerning the affairs of the departments in his charge; to make such recommendations and propose such measures to the mayor, the board of supervisors, or committees thereof, concerning the affairs of the city and county in his charge as he may deem necessary; to coordinate the functioning of the several departments of the city and county charged with powers and duties relating to control of traffic; and to provide for the budgeting and control of publicity and advertising expenditures of the city and county.

The chief administrative officer may designate an officer or an employee in any department under his jurisdiction to exercise the powers and perform the duties of any county office not specifically

designated by this charter.

The chief administrative officer may designate the recorder to exercise the powers and perform the duties of the registrar of voters and to occupy the offices of registrar of voters and recorder, receiving a single salary therefor to be fixed in accordance with the salary standardization provisions of this charter.

Chapter Three. Controller

3.300 Appointment; Qualifications

There shall be a controller, who shall be appointed by the mayor, subject to confirmation and approval by the board of supervisors. Such appointment shall be made solely on the basis of qualifications by training and experience for the position to be filled. He may be removed by the supervisors by a two-thirds vote.

3.301 General Powers and Duties

The controller shall have the powers and duties of a county auditor, except as in this charter otherwise provided. He shall be the auditor and chief accounting officer of the city and county, and shall exercise general supervision over the accounts of all officers, commissions, boards and employees of the city and county charged in any manner with the receipt, collection or disbursement of city and county funds or of other funds, in their capacity as city and county officials or employees. He shall have the power and duty of prescribing the method of installing, keeping and rendering accounts of, and the financial reports to be rendered by, the several officers, boards and employees of the city.

The controller shall keep accounts showing the financial transactions of all departments, offices and other subdivisions of the city and county. Such accounts and the accounting procedure shall be adequate to record (a) all budgeted revenues and appropriations, together with additions or transfers thereto, and to show at all times the amount of encumbrances, expenditures or transfers therefrom, and the balances therein; (b) all revenues accrued and liabilities incurred; (c) all cash receipts and disbursements; and (d), in general, all transactions affecting the acquisition, custody or disposition of

values.

It shall be the duty of the controller to determine, where practicable, the unit cost of work done by the city and county for

of the state, and he must have been so qualified for at least ten years

next preceding his election.

The city attorney must represent the city and county in all actions and proceedings in which it may be legally interested, or, for or against the city and county, or, any officer of the city and county in any action or proceeding, when directed so to do by the supervisors, except where a cause of action exists in favor of the city and county against said officer. Whenever any cause of action exists in favor of the city and county, the city attorney shall commence the same when within his knowledge or when directed so to do by the supervisors. He shall give his advice or opinion in writing to any officer, board or commission of the city and county when requested. Except as otherwise provided in this charter, he shall not settle or dismiss any litigation for or against the city and county, unless, upon his written recommendation, he is ordered so to do by ordinance.

The city attorney shall prepare, or approve as to form, all ordinances before they are enacted by the supervisors. He shall approve, by endorsement in writing, the form of all official or other bonds required by this charter or by ordinance before the same are submitted to the proper commission, board or office for final approval, and no such bonds shall be finally approved without such approval as to form by the city attorney. Except as otherwise in this charter provided, he shall prepare in writing the draft or form of all contracts before the same are executed on behalf of the city and county. He shall examine and approve the title of all real property to

be acquired by the city and county.

He shall keep on file in his office copies of all written communications and opinions, also all papers, briefs and transcripts used in matters wherein he appears; and books of record and registers of all actions or proceedings in his charge in which the city and county or

any officer or board thereof, is a party or is interested.

(b) The duties of the city attorney in connection with the bureau of delinquent revenue collection shall be transferred to and performed by the attorney for said bureau who shall be subject to the civil service provisions of this charter.

3.402 District Attorney

(a) The district attorney shall be an elective officer. He shall furnish an official bond in the sum of ten thousand dollars (\$10,000). He must, at the time of his election, be qualified to practice in all the courts of this state and must have been so qualified for at least five years next preceding his election. He shall appoint, and at his pleasure may remove, all assistants and employees in his office.

The district attorney, either in person or by his assistants, shall prosecute all criminal cases in the municipal and superior courts, draw all complaints, and issue warrants for the arrest of persons charged

with crime who are to be prosecuted in such courts.

Any amount required by the district attorney from time to time from the district attorney's special fund shall be requisitioned by the district attorney, stating the general purpose for which required, whereupon the controller shall draw his warrant therefor and the claim be paid as provided for payment of other warrants by the treasurer. All such sums may be used by the district attorney solely as provided by general law and he shall file vouchers with the controller at the end of each fiscal year showing what disposition he has made of any moneys received by him from such fund and the particular purpose for which it was disbursed, provided that, if a criminal proceeding be pending or under investigation, vouchers for moneys disbursed in such proceeding or investigation, need not be filed until the trial of the criminal proceeding be ended or the investigation concluded. No portion of the fund shall be used for compensation or remuneration of full time assistants or employees.

(b) There shall be a warrant and bond office. The district attorney shall appoint an assistant to have charge of the warrant and bond office to be designated warrant and bond deputy, and such additional assistants and clerks as may be provided by the budget and appropriation ordinances. No person shall be appointed warrant and bond deputy who is not at the time of his appointment qualified to practice law in all the courts of this state. The warrant and bond deputy shall keep his office open continuously night and day for the transaction of business; he shall draw and approve with his signature all complaints and warrants in criminal actions to be prosecuted in the municipal courts and any inferior court established by law in this city and county and possessing criminal jurisdiction; he shall have custody of all bail bonds and appeal bonds taken in such courts.

The warrant and bond deputy may issue bail bonds and appeal bonds and order the discharge from custody of the persons for whom such bonds are approved by a magistrate. He may fix cash bail in misdemeanor cases where arrests are made without warrants and may take cash bail in all cases arising in the municipal court and any inferior court established by law in this city and county and possessing criminal jurisdiction, and may order the discharge from custody of the persons for whom cash bail is deposited with him.

In the matter of fixing bail and ordering the release of prisoners the warrant and bond deputy shall be subject to the judges of the municipal court and the judges of any court in the city and county

empowered by law to act as magistrates.

3.403 Public Defender

The public defender shall be an elective officer. He shall furnish an official bond in the sum of ten thousand dollars (\$10,000). He must, at the time of his election, be qualified to practice in all the courts of this state and must have been so qualified for at least five years next preceding his election. He shall appoint, and at his pleasure may remove, such assistants and employees in his office as may be provided by budget and appropriation ordinances. He shall immediately upon the request of a defendant who is financially unable to employ counsel, or upon order of the court, defend or give counsel or advice to any person charged with the commission of a crime.

3.404 Sheriff

The sheriff shall be an elective officer. His salary shall be

established by salary standardization procedures.

He shall furnish an official bond in the sum of fifty thousand dollars (\$50,000). He shall appoint, and at his pleasure may remove, an attorney, one under-sheriff, and one confidential secretary.

3.405 Treasurer

The treasurer shall be an elective officer. He shall furnish an official bond in the sum of two hundred thousand dollars (\$200,000). He shall appoint, and at his pleasure may remove, one chief assistant.

3.406 Assistants and Employees in Elective Offices

(a) The elective officers of the city and county may appoint such assistants and employees as are authorized by the supervisors upon the recommendation of the mayor, in the annual budget and annual or supplemental appropriation ordinances, and may discipline and remove the same, subject to the civil service provisions of this charter except as otherwise specifically exempted by the provisions of this charter. Each assistant attorney in the offices of the city attorney, the district attorney and the public defender must, at the time of his appointment, be qualified to practice in all of the courts of the state. The salaries, wages and compensation of every kind and nature, except pensions and retirement allowances, for assistants and employees in such elective offices, shall be fixed as provided by the salary standardization provisions of this charter.

(b) Notwithstanding any other provisions of this charter, occupants of all positions in the office of city attorney and the public defender, except assistant attorneys in the offices of the city

attorney and the public defender, and a confidential secretary for the city attorney and a confidential secretary for the public defender,

shall be subject to the civil service provisions of this charter.

(c) Notwithstanding any other provisions of this charter, occupants of all positions in the office of district attorney, except assistant attorneys, one confidential secretary and occupants of positions classified as senior investigator or investigator, shall be subject to the civil service provisions of this charter.

Chapter Five: Administrative Departments, Boards and Commissions

Part One: General Powers and Duties

3.500 Boards and Commissions

Each board and commission appointed by the mayor, or otherwise provided by this charter, shall have powers and duties as follows:

(a) To prescribe reasonable rules and regulations not inconsistent with this charter for the conduct of its affairs, for the distribution and performance of its business, for the conduct and government of its officers and employees, and for the administration, custody and protection of property under its control and books, records and papers appertaining to its affairs. The board of supervisors, by ordinance, may provide that rules and regulations of any board or commission, or general orders of any department head issued by authority of any board or commission that are of general public concern shall be posted or otherwise adequately publicized.

(b) To appoint one of its members as president to hold office for such term as each such board or commission by its rules or

regulations, not inconsistent with this charter, may prescribe.

(c) To establish such standing or special committees as it shall

deem necessary.

(d) To receive, on behalf of the city and county, gifts, devises and bequests for any purpose connected with or incidental to the department or affairs placed in its charge, and to administer, execute and perform the terms and conditions of trusts or any gift, devise or bequest which may be accepted by vote of the people or by the board of supervisors for the benefit of such department or purpose, and to act as trustees, under any such trust, when so authorized to do by the board of supervisors. The title to all real and personal property now owned or hereafter acquired by gift, devise, bequest or otherwise, by and for the purposes of any board or commission shall vest in the city and county.

(e) To require such periodic or special reports of departmental

operations, costs and expenditures under its control as may be necessary and, exclusive of the board of supervisors, to submit an

annual report to the mayor.

(f) To hold meetings at regular fixed dates and at regular meeting places, which dates or places shall not be changed except as in the manner provided by section 2.200 for the meeting times and places of the board of supervisors. All such meetings shall be open to the public.

(g) To hold special meetings for the purposes and in the manner provided by the board of supervisors by ordinacne, provided that no matter may be considered at any special meeting unless specifically

designated in the notice calling such special meeting.

(h) To appoint a secretary, a superintendent, or other executive to be the administrative head of the affairs under its control who, unless otherwise specifically provided, shall not be subject to the civil service provisions of this charter, and shall hold office at its pleasure.

(i) To require a bond or other security from each such executive officer and from any employee in such form as the board of supervisors may authorize and in such amount as the mayor, on the recommendation of the controller, may approve, the premiums on

such bonds to be paid by the city and county.

A quorum for the transaction of official business shall consist of a majority of all the members of each board or commission, but a smaller number may adjourn from time to time and compel the attendance of absent members in the manner and subject to penalties to be provided by ordinance. A majority, two-thirds, three-fourths, or other vote specified by this charter for any board or commission shall mean a majority, two-thirds, three-fourths, or other vote of all the members of such board or commission. Each board or commission shall keep a record for the proceedings at each meeting and a copy thereof shall be forwarded promptly to the mayor. Except for the purpose of inquiry, each board or commission, in its conduct of administrative affairs under its control, shall deal with such matters solely through its chief executive officer.

Each board or commission relative to the affairs of its own department, shall deal with administrative matters only in the manner provided by this charter, and any dictation, suggestion or interference herein prohibited on the part of any member of a board or commission shall constitute official misconduct; provided, however, that nothing herein contained shall restrict the power of hearing

and inquiry as provided in this charter.

3.501 Department Heads

Each elective officer in charge of an administrative office, the

chief executive appointed by each board or commission, the controller, the chief administrative officer, and each department head appointed by the chief administrative officer shall have the powers and duties of a department head, except as otherwise specifically provided in this charter.

Each appointive department head shall be immediately responsible to the chief administrative officer or the board or commission, as the case may be, for the administration of his department, and shall file an annual report and make such other reports, estimates and recommendations at the time and in the manner required by law, or as required by the chief administrative officer, board or commission.

He shall act as the "appointing officer" under the civil service provisions of this charter for the appointing, disciplining and removal of such officers, assistants and employees as may be authorized. On the written recommendation of the department head concerned and the approval of the chief administrative officer, board or commission to whom such department head is responsible, the head of any utility, institution, bureau or other subdivision of such department may be designated as the "appointing officer" for such utility, institution, bureau or other subdivision. Non-civil service appointments and any temporary appointments in any department or subdivision thereof, and all removals therefrom shall be made by the department head or bureau head designated as the appointing officer only with the approval of the chief administrative officer or the board or commission in charge, as the case may be.

He shall issue or authorize all requisitions for the purchase of materials, supplies and equipment required by such department, provided that, on the written approval of the chief administrative officer or the board or commission in charge of any department, the head of any utility, institution, bureau or other subdivision of a department may likewise be vested with such power. Each department head or the head of a utility, institution, bureau or other subdivision of each department shall be responsible for the proper checking of all materials, supplies and equipment ordered for its purposes, and for the approval or disapproval of bills for claims

rendered for such materials, supplies or equipment.

The head of any department, through the chief administrative officer or the board or commission in charge thereof shall recommend to the board of supervisors such ordinances as may be required to carry out the powers vested and the duties imposed, and to establish or readjust fees or charges for permits issued to or work performed for persons, firms or corporations when these are subject to his or its jurisdiction.

Each department head may suggest the creation of positions

aggregate amount paid all the members shall not exceed five thousand dollars (\$5,000) per year.

3.522 Director of Planning

The city planning commission shall appoint a director of planning who shall hold office at its pleasure and who shall be a person of adequate technical training and administrative experience in city planning. The director of planning shall be the administrative head and appointing officer of the department of city planning. The position of director of planning shall not be subject to any provisions of this charter prescribing a residence qualification for officers or appointees, provided, however, that during his incumbency the appointee to the position shall reside in the city and county.

3.523 Secretary of Commission; Consultants

The city planning commission may appoint a secretary, which appointment shall not be subject to the civil service provisions of this charter. Subject to the provisions of sections 6.302, 6.312 and 6.313 of this charter, the commission may also contract with architects, city planners, engineers, or other consultants for such services as it may require.

3.524 The Master Plan; Scope and Content

It shall be the function and duty of the city planning commission to adopt and maintain, including necessary changes therein, a comprehensive, long-term, general plan for the improvement and future development of the city and county, to be known as the master plan. The master plan shall include maps, plans, charts, exhibits, and descriptive, interpretive, and analytical matter, based on physical, social, economic, and financial data, which together present a broad and general guide and pattern constituting the recommendations of the commission for the coordinated and harmonious development, in accordance with present and future needs, of the city and county and of any land outside the boundaries thereof which in the opinion of the commission bears a relation thereto.

The master plan shall show the general location, character, and extent of existing and proposed street railway, bus, railroad, air, water, and other transportation routes and terminals, public ways, grounds, and open spaces, and the general location of major buildings, structures, and facilities constructed thereon or proposed, and shall include a land-use plan showing the proposed general distribution and the general location and extent of housing, business, industry, recreation, education, and other categories of public and private uses of land, and recommended standards of population

density and building intensity, with estimates of population growth and a general description of the amount and general classes of industrial, business and other economic activities for which the commission deems that space should be supplied within the territory covered by the plan, all correlated with the land-use plan. It shall include proposals for the acquisition, extension, widening, narrowing, removal, relocation, vacation, abandonment, sale, or change in the use of any of the foregoing public ways, routes, grounds, open spaces, buildings, or structures.

In the preparation of the master plan or any amendment thereto, the department of city planning is authorized to make or cause to be made such investigations, studies, maps, charts, exhibits, and reports

as it may deem to be required.

3.525 Amendment of the Master Plan

The master plan may be amended to include at any time modifications and extensions thereof. Before the city planning commission may adopt any substantial extensions of the master plan adopted prior to the passage of this amendment or any substantial amendment or addition thereto which in the judgment of the commission constitutes a major alteration in the plan, it shall hold at least one public hearing thereon, notice of the time and place of which shall be given by at least one publication in the official newspaper of the city and county not less than twenty days before the day of hearing. Adoption of the master plan or portions thereof or amendments, extensions or additions thereto shall be by resolution carried by the affirmative votes of not less than a majority of all the members of the commission. Such resolutions shall refer expressly to the reports, plans, or descriptive and other matter intended to form the whole or part of the plan, and the action taken shall be recorded on such documents and an attested copy thereof shall be certified to the mayor and the board of supervisors.

3.526 Implementation of the Master Plan

The department of city planning may make such reports and recommendations to the mayor, the board of supervisors, and other officers and agencies as it may deem necessary to secure understanding and a systematic effectuation of the recommendations of the master plan. The department shall have the power to promote public interest in and understanding of the master plan and may publish and distribute copies of the plan or any portion thereof or of any report and may employ such other means of publicity and education as it may deem to be in the public interest.

3.527 Mandatory Referrals

No ordinance or resolution which deals with the acquisition, extension, widening, narrowing, removal, relocation, vacation, abandonment, sale or change in the use of any public way, transportation route, ground, open space, building, or structure, the subject matter of which has not been previously reported on by the department of city planning in accordance with the provisions of sections 3.527, 6.202, 6.203 or 6.205 of this charter, shall be adopted by the board of supervisors unless and until such ordinance or resolution shall have first been referred to the department of city planning and a report rendered thereon regarding conformity of the matter involved to the master plan. If conflict exists, the report shall give the particulars of

the differences between the proposal and the master plan.

It shall be the duty of the department of city planning to render its report in writing upon any ordinance or resolution to the board of supervisors and to the controller within thirty days after the date of such referral unless a longer period is granted by the board of supervisors. The department of city planning shall report to the board of supervisors within the time limits herein established. All plats of new subdivisions of land, or replats of subdivisions laid out in building lots after December 26, 1946 and located within the city and county limits, shall be submitted in tentative form to the department of city planning and the city planning commission shall report its recommendations thereon in writing to the agnecy responsible therefor, as provided by ordinance. Should major changes occur after acceptance of the tentative map, the final plat shall be submitted for futher report thereon to the department of city planning.

All project plans for public and private housing and publicly-assisted private housing, and for the clearance, rehabilitation and redevelopment of blighted areas, located within the city and county limits, shall be submitted to the department of city planning and the city planning commission shall report its recommendations thereon in writing to the agency responsible therefor. Should major changes thereafter be proposed, those changes shall be submitted to the

department of city planning for further report thereon.

3.528 Capital Improvement Program

The department of city planning shall be governed by the provisions of section 6.202 of this charter pertaining to capital improvement projects.

3.529 Advice on Physical Improvement and Development

The department shall act in an advisory capacity to the board of

supervisors and other departments, commissions and agencies of the city and county in any matter affecting the physical improvement and development of the city and county. All public officials shall upon request furnish to the department of city planning such information as it may require for its work and the department of city planning shall furnish to all departments and officials of the city and county such information as said departments and officials may require concerning the master plan. In general, the department shall have such powers as may be necessary to enable it to fulfill its functions.

Part Four: Police Department

3.530 Composition of Department; Commission

The police department shall consist of a police commission, a chief of police, a police force and such clerks and employees as shall be necessary and appointed pursuant to the provisions of this charter, and shall be under the management of a police commission consisting of three members, who shall be appointed by the mayor, and each of whom shall receive an annual compensation of twelve hundred dollars (\$1,200). The term of each commissioner shall be four years, commencing at twelve o'clock, noon, on the 15th day of January

in the years 1945, 1946 and 1948, respectively.

The police commissioners shall be the successors in office of the police commissioners holding office in the City and County on January 3, 1972, and shall have all the powers and duties thereof, except as otherwise in this charter provided. They shall have the power and duty to organize, reorganize and manage the police department. They shall by rule and subject to the fiscal provisions of the charter, have power to create new or additional ranks or positions in the department which shall be subject to the civil service provisions of the charter; provided that the police commission subject to the recommendation of the civil service commission and the approval of the board of supervisors may declare such new or additional ranks or positions to be exempt from the civil service provisions of the charter. If the civil service commission disapproves any such exemption, the board of supervisors may approve such exemptions by a majority vote of the members thereof. The police commission may in their discretion designate the rank or ranks from which appointments to such exempt ranks or positions shall be made. Appointments to any non-civil service rank or position above the rank of captain as may be created hereunder shall be designated only from the civil service rank of captain. If any new or additional rank or position is created pursuant hereto pending the adoption of salary standards for such

rank or position, the police commission shall have power to recommend the basic rate of compensation therefor to the board of supervisors and said board of supervisors shall have the power to fix the rate of compensation for said new rank or position and it shall have the power, and it shall be its duty, without reference or amendment to the annual budget, to amend the annual appropriation ordinance and the annual salary ordinance to include the provisions necessary for paying the basic rate of compensation fixed by said board of supervisors for said new rank or position for the then current fiscal year. Thereafter the compensation for said new rank or position shall be fixed as provided for in section 8.405 of this charter; provided, however, nothing contained in this section shall be deemed to interfere with the provisions of section 8.405 of this charter relating to parity or compensation for police officers and firemen for the fourth year of service and thereafter. The police commission shall also have power to establish and from time to time change the order or rank of the non-civil service ranks in the police department.

All positions in the police department legally authorized shall be continued, and incumbents therein legally appointed thereto shall be continued as officers and employees of the department under the conditions governing their respective appointments and except as

otherwise provided in this charter.

The effective date of this section as amended herein shall be July 1, 1972.

3.531 Ranks in the Department

The several ranks or positions in the department shall be as follows: chief of police, captains, criminologists, lieutenants, inspectors, sergeants, assistant inspectors, police surgeon, police officers, police patrol drivers and women protective officers, and such other ranks or positions as the police commission may from time to time create as provided for in section 3.530 of this charter. The compensation for these ranks shall be determined as provided in sections 3.530 and 8.405 of this charter.

3.532 Chief of Police

The police commission shall appoint a chief of police who shall hold office at its pleasure.

3.533 Other Executives

Subject to the provisions of section 3.501 of this charter governing the appointment and removal of non-civil service appointees, and without competitive examination, the chief of police shall have power to appoint a police surgeon; to appoint from among the members of the department holding the civil service rank of captain, a member to any non-civil service rank above the rank of captain as may be created by the police commission pursuant to the provisions of section 3.530 of this charter; and to appoint a member to any non-civil service rank below the rank of captain as may be created by the police commission pursuant to the provisions of section 3.530 from among the members of the department holding the rank or ranks designated by said commission pursuant to the provisions of section 3.530 of this charter.

When any member of the department, detailed to any of the positions above mentioned, shall be removed from said detail or position, he shall be returned to his civil service rank and position, unless removed from the department pursuant to the provisions of

section 8.343 of the charter.

No appointment shall be made which would result in a member holding a lower civil service rank or position supervising a member holding a higher civil service rank or position; provided, however, that any member of the department holding a position on the effective date of this amendment whose civil service rank is lower than that specified for such position may be retained in such position subject to the provisions of section 3.501 of this charter, if he has held such position for at least one year prior to the effective date hereof.

The effective date of this section as amended herein shall be July 1, 1972.

3.534 Inspectors

Assignment to the ranks of assistant inspector and inspector in the police department shall be made by the chief of police from among those members of said department holding the ranks of sergeant, police officer or woman protective officer, who have qualified in the following manner: any of the aforesaid members of the police department who has served in the department not less than three years shall be eligible to participate in a competitive examination for the rank of assistant inspector which shall be administered by the civil service commission. Such competitive examination shall primarily pertain to matters concerning the duties of the classifications of assistant inspector and inspector. In addition to the written portion of this examination, participants shall be examined orally by a board composed of three (3) supervisory officers having investigatory experience from those police departments in cities other than San Francisco surveyed under section 8.405 of this charter, who shall be selected by the civil service commission. Rating of the examination

shall be a composite of grades attained in the written examination, the oral examination, and a rating for seniority of service. The written examination shall be given a weight of 75% and the oral examination shall be given a weight of 20%, and seniority of service shall be given a weight of 5%. The civil service commission shall certify to the chief of police a list of certified candidates which shall not be less than the number of current and anticipated vacancies for a two-year period as determined by the chief of police plus twenty-five (25) per cent. Said list shall rank the candidates by order of the composite grade attained in the examination. Said list shall expire every two (2) years following adoption by the civil service commission. The chief of police shall appoint assistant inspectors to fill vacancies in the rank of assistant inspector from the certified list of qualified candidates by order of the grade achieved in the examination; provided, however, if any member of the department appointed as an assistant inspector is a sergeant at the time of the appointment or is appointed a sergeant thereafter, he shall receive the rate of compensation attached to the rank of sergeant.

Assistant inspectors shall serve a six (6) month probationary period. Appointment as inspector shall not be subject to competitive examination. Each inspector shall serve at the pleasure of the chief of police during his first year of service and thereafter may only be removed and returned to his civil service rank in the manner herein provided. In case of vacancy in said rank of inspector the appointment shall be made by the chief of police from among those holding the rank of assistant inspector who have actually served as assistant inspector for at least two years prior to such appointment; provided, however, that in the event there are no assistant inspectors who have actually served as such for at least two years prior to such appointment, the appointment may be made by the chief of police from among those holding the rank of assistant inspector who have completed their six months probationary period prior to such appointment. The chief of police may, from time to time, detail members of the department for performance of duty, without change in rank, in the various units and bureaus of the department.

Inspectors and assistant inspectors shall have the same rights as other members of the department to take competitive examinations from their respective civil service ranks; provided, however, that any member of the department holding the rank of assistant inspector or police officer may take the competitive examination for the rank of sergeant. An inspector or assistant inspector guilty of any offense or violation of the rules and procedures of the police department shall be subject to punishment as provided in section 8.343 of this charter; provided, however, that in addition to the punishments set forth in

section 8.343, an inspector may be demoted to his civil service rank for any offense or violation set forth in said section and after trial

and hearing before the police commission as set forth therein.

Members of the police department holding the rank of assistant inspector or inspector respectively on the effective date of this amendment shall be deemed appointed to such rank pursuant to the provisions of this section and thereafter shall hold such rank under

the provisions.

Any police officer or sergeant assigned to the bureau of inspectors, the juvenile bureau, the hit and run detail of the traffic bureau, the bureau of special services, the narcotics bureau or the intelligence unit on the effective date of this amendment and who had been so assigned or detailed on or before August 2, 1971, shall be deemed appointed to the rank of assistant inspector pursuant to the provisions of this section and thereafter shall hold such rank under such provisions.

The board of supervisors shall have the power, and it shall be its duty, without reference to the annual budget, to amend the annual appropriation ordinance, and the annual salary ordinance for the fiscal year 1971-1972, to include the provisions necessary for the reclassification of the police officers and sergeants deemed appointed to the rank of assistant inspector herein and the payment of any

additional compensation related thereto.

The effective date of this section as amended herein shall be the first day of the month following ratification.

3.535 Special Police Officers

At his discretion or upon the petition of any person, firm or corporation, the chief of police may appoint, and at his pleasure remove special police officers. Such officers shall be subject to all the rules and regulations of the department.

3.536 Patrol Special Officers

The police commission may appoint patrol special officers and for cause may suspend or dismiss said patrol special police officers after a hearing on charges duly filed with the commission and after a fair and impartial trial. Each patrol special police officer shall be at the time of his appointment not less than twenty-one years of age nor more than forty years of age and must possess such physical qualifications as may be required by the commission. Age qualifications shall not apply to present patrol special police officers acting as such on January 11, 1943, nor to their reappointment. Patrol special police officers who are designated by the police commission as the owners of a certain beat or territory as may be fixed from time to

time by said commission or the legal heirs or representatives of said owners, may dispose of their interest in said beat or territory to a person of good moral character, approved by the police commission and eligible for appointment as a patrol special police officer.

3.537 Special Powers of the Chief of Police

In the suppression of any riot, public tumult, disturbance of the public peace or organized resistance against the laws or public authority, the chief of police, in the lawful exercise of his functions, shall have all the powers that are now or that may be conferred on

the sheriff by the laws of this state.

The chief of police shall have the power, by regulation, to provide for the care and restitution of property that may come into possession of any officer or employee thereof, and the sale at public auction of all such unclaimed property, as well as the disposition of such property as shall consist of weapons or articles used or that may be used in the commission of crime, or the sale or disposition of

which is prohibited by law.

The chief of police may refuse to issue any permit that is subject to police department investigation and issuance, if it shall appear that the character of the business or the applicant requesting such permit does not warrant the issuance thereof, or he may revoke any such permit as soon as it shall appear that the business or calling of the person to whom it was granted is conducted in a disorderly or improper manner, or that the place in which the business is conducted or maintained is not a proper or suitable place in which to conduct or maintain such business or calling.

The chief of police in the performance of police duties shall have power to examine at any time the books and the premises of pawnbrokers, peddlers, junk and second-hand dealers, auctioneers and other businesses designated by the board of supervisors, and for these purposes shall have the power of inquiry, investigation and

subpoena, as provided by this charter.

3.538 Traffic Regulation

The traffic function of the police department shall be under the jurisdiction of the chief of police, who shall have powers and duties relating to street traffic, subject to laws relating thereto as follows:
(a) to regulate all street traffic by means of police officers and the emergency use of temporary signs or devices; (b) to promote traffic safety education and to receive and give prompt attention to complaints in relation to street traffic and to refer all complaints relating to or arising from street design or from traffic devices, or the

absence thereof, to the department of public works; (c) to collect and compile traffic accident data, copies whereof shall be furnished to the department of public works; (d) to cooperate and advise for the best performance of these functions, with the department of public works, the public utilities commission, the fire department, the department of city planning, the board of supervisors and other departments and agencies of the city and county and state as may be necessary; and (e) to review all proposed plans relating to street traffic control devices which are received from the department of public works and to make such recommendations to that department as may be deemed necessary for the proper regulation of street traffic within fifteen (15) days after receipt of said plans from the department of public works, pursuant to section 3.510 of this charter.

The powers and duties of the chief of police with respect to traffic functions hereinabove stated shall not modify to any extent the powers and duties of any department or office, but shall be, first for the purpose of assisting the chief of police in his regulation of traffic, and, second, for the purpose of recommendation only, to other departments or offices upon matters within their jurisdiction, but affecting to any extent the regulation of traffic.

The effective date of this section as amended herein shall be July

1, 1972.

3.539 Special Police Funds

The board of supervisors shall have the power to appropriate to the police department an amount not to exceed in any one fiscal year the sum of \$50,000 to be known as the contingent fund of the chief of police. The chief of police may from time to time, disburse such sums from such fund as in his judgment shall be for the best interests of the city and county in the investigation and detection of crime, and the police commission shall allow and order paid out of such contingent fund, upon orders signed by the chief of police, such

amounts as may be required.

The board of supervisors shall have the power to appropriate to the police department an amount not to exceed in any one fiscal year the sum of \$50,000 to be known as the narcotic fund of the chief of police. The chief of police may from time to time, disburse such sums from such fund as in his judgment shall be for the best interests of the city and county in the enforcement of the narcotic laws, and the police commission shall allow and order paid out of such narcotic fund, upon orders signed by the chief of police, such amounts as may be required.

Part Five: Fire Department

3.540 Commission

The fire department shall be under the management of a fire commission, consisting of three members, who shall be appointed by the mayor and each of whom shall receive an annual compensation of twelve hundred dollars (\$1,200). The term of each commissioner shall be four years, commencing at twelve o'clock noon on the 15th day of January in the years of 1948, 1949 and 1950, respectively.

The fire commissioners shall be successors in office of the fire commissioners holding office in the city and county at the time this charter shall go into effect, and shall have all the powers and duties thereof, except as in this charter otherwise provided. The commissioners shall have power, upon recommendation of the chief of department, to send fire boats, apparatus and men outside the City and County of San Francisco for fire-fighting purposes.

Positions of officers and employees of the fire department legally authorized shall continue, and the incumbents therein legally appointed thereto shall continue as the officers and employees of the department under the conditions governing their respective appoint-

ments, and except as in this charter otherwise provided.

3.541 Chief of Department; Other Commission Appointments

The fire commission shall appoint a chief of department, a secretary and a department physician who shall hold office at its pleasure.

3.542 Ranks in the Department

The several ranks in the fire department shall be: chief of department; deputy chief of department; chief, division of fire prevention and investigation; first assistant and second assistant chiefs of department; secretary to chief of department; battalion chiefs; supervisor of assignments; captains; lieutenants; inspector of fire department apparatus; engineers; chief's operators; drivers; tillermen; truckmen; hosemen; pilots of fire boats and marine engineers of fire boats; captain, bureau of fire prevention and public safety; lieutenant, bureau of fire investigation; inspector, bureau of fire prevention and public safety; and investigator, bureau of fire investigation. Any member of the fire department now assigned as captain, bureau of fire prevention and public safety, lieutenant, bureau of fire prevention and public safety, lieutenant, bureau of fire investigation, inspector, bureau of fire prevention and public safety, lieutenant, bureau of fire investigation, inspector, bureau of fire prevention and public safety, or investigation,

tor, bureau of fire investigation, shall, if he has been performing such duties on July 1, 1952 and continuously thereafter for the period of one year, or for a period of one year from July 1, 1951 to July 1, 1952 inclusively, be declared permanently appointed to such rank as if appointed thereto after examination and certification from a list of eligibles under the civil service provisions of this charter, and thereafter shall hold such position under the civil service provisions of this charter; provided that as to any member assigned to either of said bureaus who is or was on military leave during any of the periods of time above stated such military leave shall be considered as service in the assignment from which leave was granted.

The compensation for these ranks shall be determined as provided

in section 8.405 (c) of this charter.

3.543 Assistant Fire Chief and Other Executives

Subject to the provisions of section 3.501 of the charter governing the appointment and removal of non-civil service officers, assistants and employees, and without competitive examination, the chief of the fire department shall have the power to appoint, from among the members of the department having the rank of first or second assistant chief of department, a deputy chief of department and, from among the members of the department having the rank battalion chief, a secretary to the chief of department.

3.544 Fire Marshal

The chief of the fire department, with the approval of the fire commission, may appoint a fire marshal and assistants on the recommendation of the Underwriters Fire Patrol of San Francisco, to serve without compensation from the city and county. The board of supervisors may empower the fire marshal to sell property saved or salvaged from any fire and for which no owner can be found. The fire marshal may call upon police officers to assist in the protection or salvaging of property and shall have such other powers and duties as by ordinance may be prescribed relative to the protection of property at fires and the storage of property salvaged therefrom. He shall have such duties appertaining to the enforcement of laws relative to the storage, sale and use of oils, combustible materials and explosives as the fire commission by rule, or the supervisors by ordinance, may prescribe.

3.545 Fire Prevention

The chief of department shall have jurisdiction, under the management of the fire commission, of the division of fire prevention and investigation consisting of the bureau of fire prevention and public

safety and the bureau of fire investigation. He shall hold the assistant chief of department, division of fire prevention and investigation, to the responsibility and authority for enforcement of laws and statutes of the State of California, and the charter and ordinances of the City and County of San Francisco, pertaining to matters of fire preven-

tion and fire investigation.

The bureau of fire prevention and public safety shall inspect all hospitals, schools, places of public assemblage, and other premises regulated by Title 19 of the California Administratvie Code, flammable liquid storage facilities, other hazardous occupancies as defined by the Building Code, and all occupied or vacated structures and premises to determine whether or not compliance is being had with statutes, regulations, and ordinances relative to fire prevention, fire protection and firespread control, and the protection of persons and property from fire. It shall enforce said statutes, regulations, and ordinances and shall report violations to other departments having

jurisdiction.

The bureau of fire prevention and public safety shall examine the application, plans and specifications for the erection, and for alterations or repairs estimated to exeed \$1,000 in cost, of any hospital, school, place of public assemblage as defined in the Building Code, other premises regulated by Title 19 of the California Administrative Code, flammable liquid storage facility, or other hazardous occupancy as defined by the Building Code, subject to the statutes, regulations, and ordinances referred to in this section, and shall also examine the applications, plans and specifications for all structures and premises insofar as they involve the location of standpipes. The bureau of fire prevention and public safety shall by written report, filed with the director of public works, approve such plans and specifications, or report to said director of public works, the particulars wherein non-compliance exists, and upon modification of the application, plans and specifications to comply therewith, the bureau shall inform said director of its approval. No permit for alteration or repair exceeding \$1,000 in cost of any hospital, school, place of public assemblage as defined in the Building Code, other premises regulated by Title 19 of the California Administrative Code, flammable liquid storage facility, or other hazardous occupancy as defined by the Building Code, or for the erection thereof, or involving the location of standpipes, shall be issued unless said approval is given.

Any structure or premises as provided in this section 3.545 wherein there exists any violation of statutes, regulations, or ordinances referred to in this section, or which is maintained or used in such manner as to endanger persons or property by hazard or fire,

explosion or panic and any structure or premises as provided in this section 3.545 hereafter constructed, altered or repaired in violation of said statutes, regulations, or ordinances, is hereby declared to be a public nuisance, and it shall be the duty of the bureau of fire prevention and public safety to prosecute abatement proceedings.

The bureau of fire prevention and public safety shall detail to the department of public works such personnel as necessary to review and check plans relative to requirements of the Fire Code and shall

report any particulars of non-compliance to the director.

The fire department shall make recommendations to the director of public works for possible revisions to the Building Code and Housing Code on matters of fire safety.

3.546 Curtailment of Fireboat Operation

In the event that the services of any pilot, marine engineer or marine fireman holding permanent civil service status as such, hereinafter referred to as the said member, are no longer required in connection with fireboat operation due to curtailment of such operation by the City and County of San Francisco or due to the conversion from steam fireboats to motorized fireboats, the said member on the basis of seniority in rank may be reassigned to duties of a position of some other rank in the fire department in which a vacancy in a permanent position exists and not carrying a higher compensation than the compensation of the rank previously held by said member, as the chief of department, with the approval of the fire commission shall determine are within the said member's ability to perform, below the rank of lieutenant, provided however, said member shall not be eligible for promotional examination in the fire department. Upon such reassignment the said member shall be declared to be permanently appointed to such new rank as if appointed thereto after examination and certification from a list of eligibles under the civil service provisions of this charter, and he shall have seniority therein from date of such reassignment and he shall receive the same rate of pay as would be applicable to any other member of such new rank having the same number of years of service in the department under the provisions of section 8.405 (c) of the charter. If no vacancy in a permanent position exists to which immediate reassignment may be made as indicated above, then such member shall be laid off from his position subject to reassignment as indicated above when such a vacancy does occur.

If at any time after such reassignment the said member's original position, or a similar position becomes available on fireboats under jurisdiction of the San Francisco Fire Department, the said member

shall be assigned to such position in accordance with his seniority in rank in the department, preference in such assignment being given to the said member having the greatest seniority. Upon such assignment the said member shall be declared to be reappointed to the rank he held at the time he was transferred from such fireboat service and shall be restored to all the civil service rights and privileges appurtenant thereto, including such additional rights and privileges as may have accrued by reason of added seniority.

Nothing in this section shall affect the said member's pension and retirement rights and privileges under Chapter Five of Article Eight.

The chief of department, the board of fire commissioners, the civil service commission, the controller and the board of supervisors shall perform all acts necessary to carry out the provisions of this section.

3.547 Power to Remove Structures

The chief of fire department or, in his absence, the deputy chief or any assistant chief of department or, in their absence any battalion chief in charge, may, during a conflagration, cause to be cut down or otherwise removed any buildings or structures for the purpose of checking the progress of such conflagration.

Part Six: Recreation and Park Department

3.550 Commission

The recreation and park department shall be under the management of a recreation and park commission, the members of which shall serve as commissioners thereof without compensation. Said commission shall consist of seven members, who shall be appointed by the mayor for a term of four years; provided that the respective terms of office of those first appointed shall be as follows: two for two years, two for three years, and three for four years from the effective date of this section. Vacancies occurring in the offices of appointive members, either during or at expiration of term, shall be filled by the mayor. Not less than two members of said commission shall be women.

3.551 General Manager; Other Executives

The recreation and park commission shall appoint a general manager, who shall hold office at the pleasure of the commission. The commission shall also appoint a secretary, subject to the civil service provisions of this charter.

The general manager shall be the chief executive officer of the department. Subject to the approval of the commission, he shall have

power to appoint and to remove a superintendent of recreation, a superintendent of parks, a director of the zoo, an executive secretary to the general manager, and a director of the Strybing Arboretum and Botanical Gardens, all of whom shall be exempt from the civil service provisions of this charter, and shall hold office subject to such power of removal on approval of the commission. The position of director of Strybing Arboretum and Botanical Gardens shall be held only by a person who possesses the educational and administrative qualifications and experience necessary to direct and administer a complete program for the development, operation and maintenance of an arboretum and botanical garden.

3.552 Powers and Duties

The recreation and park commission shall have the complete and exclusive control, management and direction of the parks, play-grounds, recreation centers and all other recreation facilities, squares, avenues and grounds which are in the charge of the commission on the effective date hereof, or are thereafter placed in the charge of the commission, except as in this charter otherwise provided.

It shall also have power to construct new parks, playgrounds, recreation centers, recreation facilities, squares and grounds, and to erect and maintain buildings and structures on parks, playgrounds, squares, avenues and grounds, provided that all plans, specifications and estimates in connection therewith shall be prepared by the department of public works and be subject to approval by the

recreation and park commission.

All contracts or orders for the work to be performed under such plans and specifications shall be awarded and executed by the director of public works with the approval of the recreation and park commission and shall be administered by the director of public works.

It shall be the duty of the recreation and park commission to make provision for the funds required for the operation and continuance of the duties herein assigned to the department of

public works.

The persons performing the functions and duties transferred from the recreation and park department to the department of public works shall be transferred therewith, and such employees shall retain in the department of public works the same salary and civil service seniority status as they had in the recreation and park department.

It shall be the policy of the commission to promote and foster a program providing for organized public recreation of the highest

standard.

The commission, through the general manager, shall utilize the

property under its control and organize the personnel under its direction, to the end that all functions of the department be performed with the greatest possible efficiency.

3.553 Relationship to School District

The San Francisco Unified School District shall supervise and direct recreational activities in facilities under its jurisdiction, and the commission and the school district shall have the power to supervise and direct other adjacent recreation and park facilities either jointly or severally by agreement.

Part Seven: Library Department

3.560 Commission

The library department shall be under the management of a library commission consisting of seven members who shall be appointed by the mayor and shall serve without compensation.

The term of each commissioner shall be four years, at the

expiration of which the mayor shall appoint his successor.

3.561 Librarian; Secretary

The library commission shall appoint a librarian and a secretary who shall hold office at its pleasure. The librarian shall be the chief executive of the department and shall be the appointing officer for the department as provided in section 3.501 of the charter.

Part Eight: Social Services Department

3.570 Composition of Department; Commission

There is hereby established a social services department. This department shall consist of a social services commission of five members, a director of social services, and such employees and assistants as may be necessary to carry out the work and functions of

said department.

The members of the social services commission shall be appointed thereto by the mayor and shall be selected for their respective positions on the basis of their interest in and understanding of the problems of public welfare. The members of said commission shall serve without compensation and no person shall be eligible to serve on said commission while holding a salaried public office, position or employment.

The term of office of the members of the said commission, subject to the provisions hereof relative to removal and the terms of the first

members of the commission, shall be four years.

The mayor shall appoint five members to said social services commission, one member to be appointed for a term to expire on the 15th day of January, 1938; one for a term to expire on the 15th day of January, 1939; one for a term to expire on the 15th day of January, 1940, and two for terms to expire on the 15th day of January, 1941; and upon the expiration of the terms of each of said members of said commission so appointed, the mayor shall fill the vacancy arising by reason of the expiration of said term by the appointment of a member to said commission for a term of four years. Vacancies occurring in the membership of said commission shall be filled by an appointment to be made by the mayor for the unexpired term of said person in whose place said appointment is made; and when the term of any member of said commission shall expire, then said appointment shall be made for the full period of four years from the date of the expiration of the term. All vacancies shall be filled within thirty days of the occurrence thereof.

Members of the commission shall be subject to removal from office by the mayor for cause, but only upon written charges made and signed by the mayor, copy of said charges to be served upon the offending commissioner; and said charges shall be heard by the mayor and on said hearing of said charges the said commissioner so

charged shall have the opportunity to appear and to be heard.

The commission shall be a policy-determining and supervisory body and shall have all the powers provided for in section 3.500 of the charter.

3.571 Director

The commission shall appoint and, subject to the budgetary provisions of this charter, fix the salary of a director of social services who shall serve at the pleasure of said commission and shall not be subject to the civil service provisions of the charter. Said director shall possess qualifications and experience essential to the conduct of a complete program of public welfare. Said director shall be the chief executive of the department and shall have all the powers provided for chief executives as set forth in section 3.501 of the charter. He shall be responsible for the enforcement of the rules and regulations of the commission and, upon the recommendation of the commission, shall have the power to establish such divisions and bureaus as may be necessary for the administration of relief and welfare in the City and County of San Francisco.

3.572 Functions and Duties

The social services department shall perform such other duties and have such other functions as may be authorized by the board of

supervisors of the City and County of San Francisco or required by the government of the United States or the State of California or any department or agency thereof.

3.573 Employees

All employees in the social services department, with the exception of the director thereof, shall be subject to the civil service provisions of the charter and, subject to said provisions, the director of social services may employ such employees as may be necessary for the carrying out of the work and functions of the department.

Part Nine: Port Commission

3.580 Commission; Composition

The San Francisco Port Commission shall consist of five members who shall be appointed by the mayor, their appointment being subject to confirmation by the board of supervisors. Each of said members shall serve for a term of four years. Vacancies on the commission shall be filled by the mayor for the unexpired portion of the term. Initial appointive members of the commission shall consist of the incumbent members of the San Francisco Port Authority, who shall serve as commissioners for a term corresponding to the unexpired portion of their tenure as members of the port authority. In addition, the director of finance and secretary of agriculture and services, or their designated representatives, shall be ex-officio members of the commission. Persons appointed to the port commission shall be subject to recall, suspension and removal in the same manner as an elected official. The compensation of each member of said port commission shall be twelve hundred dollars (\$1,200) per year. Exofficio members of the commission shall serve as such without compensation.

3.581 Powers and Duties

The port commission shall have all the powers and duties given to boards and commissions by section 3.500 of the charter and shall have the power to establish such departments and bureaus as may be necessary or convenient for the conduct of its affairs. Subject to the terms and conditions of the transfer and any supplemental agreements relating thereto, the port commission shall have the control and management of all real and personal property transferred under the Statutes 1968, ch. 1333, or otherwise acquired or purchased with funds under its control or acquired or puchased by it within the scope of its authority, or otherwise placed under its management, supervision and control. The property under the control and manage-

ment of the commission shall be known as the port area. The port commission shall have the power and duty to use, conduct, operate, maintain, manage, regulate, and control the port area of San Francisco and to do all things it deems necessary in connection with the use, conduct, operation, management, maintenance, regulation, improvement and control of said port area, or which may further the interests of the port in world trade, including, without limiting the generality of the foregoing, the exclusive power to perform or accomplish the following:

(1) The improvement, operation and conduct of the harbor, and

any and all improvements or facilities located thereon;

(2) The construction, reconstruction, repair, operation and use of all works, buildings, facilities, utilities, structures and appliances incidental, necessary or convenient for the promotion and accommodation of commerce and navigation, or located within the port area;

(3) The establishment, improvement and conduct of railroad and aviation facilities and all works, buildings, facilities, utilities, structures and appliances incidental, necessary or convenient for the promotion and conduct of air commerce and navigation and railroad transportation;

(4) The construction, reconstruction, repair, maintenance and operation of public buildings, parks, playgrounds, public educational and recreation facilities and all works, buildings, facilities, structures and appliances incidental, necessary or convenient for the

promotion and accommodation of any such uses;

(5) The preservation or restoration of marine resources consistent

with the primary mission of the harbor of San Francisco;

(6) The grant of franchises thereof for limited periods not exceeding 66 years for wharves and other public uses and purposes and the lease of said lands, facilities, or any part thereof for limited periods not exceeding 66 years, and the collection and retention of rents and other revenues from such leases, franchises, permits, licenses, and privileges. Such lease or leases, franchises, permits, licenses, and privileges shall be for purposes consistent with the trusts upon which the lands are held by the state and with the requirements of commerce and navigation, or if the port commission of the City and County of San Francisco determines that any portion of the transferred lands is not required for the foregoing uses described in this section, such lease or leases, franchises, permits, licenses, and privileges, may be for the purposes of such development and use as the commission finds will yield maximum profits to be used by the commission in the furtherance of commerce and navigation;

(7) Leases and franchises granted or made by the port commission shall be administered exclusively by the operating forces of the port

commission;

(8) The power to nominate for appointment a port director who shall be the chief executive of the port commission and who shall have the management of all the affairs and activities placed under the jurisdiction of the commission. The mayor shall appoint a port director. He shall devote his entire time to the duties of his office and his salary shall be fixed by the commission. He shall hold his office at the pleasure of the commission and shall have the management of said harbor and of all of the facilities and equipment thereof and all bureaus and departments established for the operation of said harbor or for the operation of any equipment or facility thereof. Subject to the approval of the commission he shall appoint and remove any and all heads of departments or bureaus, who may not be subject to the civil service provisions of the charter. He shall possess the necessary administrative, executive and technical qualifications necessary to enable him to perform the duties of his office. His compensation shall not exceed prevailing salaries paid those holding similar positions in comparable maritime employment. The commission may confer on him such additional powers and authority as it may see fit;

(9) To regulate the berthing, anchoring, towing, loading and

unloading and mooring of vessels within the port;

(10) To issue receipts, negotiable or otherwise, for property or

merchandise in its charge or possession;

(11) To fix all rates, dockage, rentals, tolls, wharfage, and charges, for the use and occupation of the public facilities or appliances of the port, and for services rendered by the port commission, and to provide for the collection thereof;

(12) To enter into contracts, agreements, or stipulations germane

to the scope of its powers and duties;

(13) To give such bonds or assurances as may be required by the

United States in the operations permitted hereunder;

(14) To provide and equip offices within or without the port, within other states, or in foreign countries, and through such

employees and agencies as it may deem expedient;

- (15) To contract for and operate foreign trade zones within the port area or auxiliary to the port area, or such zones or sub-zones as have been operated by the San Francisco Port Authority. Agreement may be made with the public utilities commission for operation of future zones or sub-zones in other areas;
- (16) Members and officers of the port commission shall be exempt from the provisions of the city charter relating to absences

from the state, but shall advise the mayor and the board of

supervisors in advance of such absences;

(17) May promote the maritime and commercial interests of the harbor by advertising its advantages and facilities and by the solicitation of business. The advertising and solicitation may be conducted within or without this state and through such agencies, mediums, employees and agents as are determined by the commission. The commission may, in its discretion, publish and distribute a magazine, pamphlets, booklets and other printed and advertising matter for the purpose of developing traffic and promoting and maintaining the commerce and prestige of the port, and may use any moneys of the harbor fund for the special purposes authorized by this provision. Members and employees of the commission in attending conventions of port authorities and meetings of transportation clubs, trade associations and business organizations that may advance the interests of the port shall be allowed their actual necessary expenses in the performance of such services as may from time to time be deemed desirable by the commission and shall be allowed hospitality expenses necessarily incurred in furthering the interests of the port;

(18) To issue revenue bonds as provided in section 7.305.

(19) To expend all funds necessary to the carrying out of the

powers and duties herein expressed;

(20) This section does hereby vest in the port commission all of the powers set forth in section 3 and section 5 of the Statutes of 1968, chapter 1333, which provisions are hereby incorporated in the charter by this reference.

3.582 Transfer of Harbor

The City and County of San Francisco shall accept the transfer and assume jurisdiction and control of the harbor of San Francisco and the facilities thereof in accordance with the terms and conditions of Statutes 1968, ch. 1333. All the powers and duties incident to the management, government, control and administration of said harbor and all properties and utilities used in connection therewith, shall be vested in the port commission of the City and County of San Francisco.

The board of supervisors of the City and County of San Francisco shall have and is hereby granted power to enter into any agreement with the State of California, the director of finance, or any officer, agency or commission of the State of California, and to pass all necessary legislation and to do or perform any other act or acts deemed necessary to effect the transfer of the jurisdiction and control of the harbor of San Francisco, or any of the facilities thereof, to the City and County of San Francisco.

3.583 Status of Employees

All employees of the port authority who, at the time the transfer provided for herein shall go into effect, are members of the Public Employees' Retirement System of the State of California shall continue to be members of said Public Employees' Retirement System, with all the rights, privileges and benefits of said system and they shall not be members of the San Francisco City and County Employees' Retirement System; and, notwithstanding any other provisions of this charter, the city and county shall perform all acts necessary to continue the membership of such employees in said

Public Employees' Retirement System.

All employees of the port authority who, at the time the transfer provided for herein shall go into effect, are covered under the provisions of a retirement program other than the Public Employees' Retirement System of the State of California shall thereafter continue to be covered under such retirement program and they shall not be members of the San Francisco City and County Employees' Retirement System; and, notwithstanding any other provisions of this charter, the city and county shall perform all acts necessary to continue the coverage of such employees under such retirement program.

Persons who, after the transfer provided for herein has gone into effect, become employees of the city and county in positions related to the operation of the State Belt Railroad and who become covered under the provisions of the Railroad Retirement Act by virtue of their employment in such positions shall not be members of the San

Francisco City and County Employees' Retirement System.

3.584 Budgeting and Fiscal Procedure

In the matter of the control and operation of the harbor and of the facilities and equipment thereof, including the matter of budgets and appropriations, the port commission shall be subject to the budgetary and fiscal procedure elsewhere provided for in this charter.

3.585 Legal Advisor

The city attorney shall be the legal advisor of the commission, and may, with the approval of the commission, compromise, settle or dismiss any litigation or legal proceeding, pending for or on behalf of the commission relative to any matter under its jurisdiction, and said commission may with the consent of the mayor and the approval of the city attorney appoint special counsel.

Part Ten: Public Utilities Commission

3.590 Commission; Composition

A public utilities commission is hereby created, which shall consist of five members, who shall be appointed by the mayor and who shall be subject to recall and to suspension and removal in the same manner as elective officers. The term of each commissioner shall be four years, provided that the five commissioners first appointed by the mayor after twelve o'clock noon, on the 8th day of January, 1932, shall, by lot, classify their terms so that the term of one commissioner shall expire at twelve o'clock noon on the 15th day of January in each of the years 1933, 1934, and 1935, respectively, and that the terms of two other commissioners shall expire at twelve o'clock noon on the 15th day of January, 1936, and on the expiration of these and successive terms, the mayor shall appoint their successors for four years. The compensation of each commissioner shall be one hundred dollars (\$100) per month.

3.591 Powers and Duties

The public utilities commission shall have charge of the construction, management, supervision, maintenance, extension, operation and control of all public utilities and other properties used, owned, acquired, leased or constructed by the city and county, excepting airports, for the purpose of supplying any public utility service to the city and county and its inhabitants, to territory outside the limits of

the city and county, and to the inhabitants thereof.

The commission shall locate and determine the character and type of all construction and additions, betterments and extensions to utilities under its control, and shall determine the policy for such construction or the making of such additions, betterments and extensions from the public funds under its jurisdiction; provided that in each such case it shall secure the recommendation of the manager of utilities, which shall be presented in writing and shall include analyses of cost, service and estimated revenues of all proposed or feasible alternatives in cases where it is deemed by the manager that such alternatives exist.

The commission shall also have power to enter into contract for the furnishing of heat, light and power for municipal purposes, and to supervise the performance and check the monthly bills under such

contract.

The commission shall have full power and authority to enter into such arrangements and agreements as it shall deem proper for the joint use with any other person, firm or corporation owning or having jurisdiction over poles, conduits, towers, stations, aqueducts,

reservoirs and tracks for the operation of any of the utilities under its jurisdiction. It may make such arrangements as it shall deem proper for the exchange of transfer privileges with any privately owned transportation company or system which shall tend toward the

betterment of transportation service.

The commission shall observe all city and county ordinances and the regulations of the department of public works relative to utility openings, structures and poles in streets and other public places, as well as all ordinances and regulations relative to barricades, construction lights, refilling excavations and replacing and maintaining street pavements; and in connection with all such matters the said commission shall be subject to the same inspection rules and pay fees to the proper department in the same manner and at the same rates as any private person or corporation.

The commission shall have charge of all valuation work relative or incidental to purchase proceedings initiated by the city and county

for the acquisition of any public utility.

3.592 Utility Departments and Bureaus

The San Francisco municipal railway, the San Francisco water department, the Hetch Hetchy project until the completion thereof when it shall be merged with the water department, or until any time prior to completion that the public utilities commission shall, with the approval of the board of supervisors by a two-thirds vote, declare the project merged with the water department and any other public utility hereafter acquired exclusive of airports or air transportation facilities, shall each be designated as a department under the public utilities commission, and, in addition, the public utilities commission may create a bureau of engineering and such other bureaus as it may deem necessary for the handling of matters that do not pertain exclusively to any one department.

The Hetch Hetchy project shall not be deemed completed until a specific finding of completion thereof has been made by the public utilities commission and approved by the board of supervisors by a

two-thirds vote of all members.

The salaries and general expenses of the commission in such manner as the commission may deem appropriate, and such apportionment shall be shown as expenses of such utilities.

3.593 Manager of Utilities and Other Executives

The public utilities commission shall appoint a manager of utilities who shall be the chief executive of the commission and shall, subject to the approval of the commission, have the management of all utilities, bureaus and operations under its jurisdiction. He shall hold

office at the pleasure of the commission. Subject to the approval of the commission, he shall appoint or remove the heads of departments and bureaus under the commission, exclusive of the civil service provisions of this charter. The manager of utilities and the heads of departments and bureaus shall each possess the necessary executive, administrative and technical qualifications for their respective offices. The manager shall have full power to administer the affairs of the commission as chief executive officer and may, with the consent of the commission, act as the head of any department or bureau created by this charter or by the commission. The salaries of the manager and heads of separate utilities and bureaus shall not exceed prevailing salaries paid those holding similar positions in comparable private employment.

3.594 Legal Advisor

The city attorney, as the legal acvisor of the commission, may, with the approval of the commission, compromise, settle or dismiss any litigation or proceedings which may be pending for or on behalf of or against said commission relative to any matter or property under its jurisdiction. He shall detail to the commission such attorneys as the commission may deem necessary, subject to the approval of the commission as to each such attorney or assistant so assigned. The commission shall have authority, subject to the approval of the mayor, to appoint special counsel for temporary purposes. The compensation of all such attorneys shall be paid by the commission from the revenues of the utilities under its jurisdiction.

3.595 Regulation of Street Railways

(a) The public utilities commission, subject to the provisions, limitations and restrictions in this charter contained, shall have power to regulate street railroads, cars and tracks; to permit two or more lines of street railways operating under different management to use the same street, each paying an equal portion for the construction and repair of the tracks and appurtenances used by the said railways jointly for such number of blocks consecutively, not exceeding ten blocks; to regulate rates of speed and propose such ordinances to the board of supervisors as are necessary to protect the public from danger or inconvenience in the operation of such roads.

No person, firm or corporation shall ever be granted the exclusive right to operate a street or other railroad through, in or under any tunnel, subway or viaduct constructed or acquired by the levy, in whole or in part, of special assessment upon private property for such construction or acquisition. Two or more lines of street railways

operated under different management may use such tunnel, subway or viaduct for the entire length thereof and for five consecutive blocks approaching each end thereof, each management paying an equal portion of the expense for the construction, maintenance and repairs of the tracks and appurtenances used by said railways jointly. The city and county in the operation of a municipal railway may use any such tunnel, subway or viaduct either singly or jointly with any privately operated railway for the entire length thereof and for any number of blocks approaching each end thereof; and in case of joint use of tracks, shall pay an equal portion of the expense for the construction, maintenance and repairs of the tracks and appurtenances used by said railways jointly.

(b) In the conduct of the municipal railway there shall be

maintained and operated cable car lines as follows:

(1) A line commencing at Powell and Market Streets; thence along Powell Street to Jackson Street; thence along Jackson Street to Mason Street; thence along Mason Street to Columbus Avenue; thence along Columbus Avenue to Taylor Street; thence along Taylor Street to a terminal at Bay Street; returning from Bay and Taylor Streets along Taylor Street to Columbus Avenue; thence along Columbus Avenue to Mason Street; thence along Mason Street to Washington Street; thence along Washington Street to Powell Street; and thence along Powell Street to Market Street, the point of commencement.

(2) A line commencing at Powell and Market Streets; thence along Powell Street to Jackson Street; thence along Jackson Street to Hyde Street; thence along Hyde Street to a terminal at Beach, returning from Beach and Hyde Streets along Hyde Street to Washington Street; thence along Washington Street to Powell Street; thence along Powell Street to Market Street, the point of

commencement.

(3) A line commencing at Market and California; thence along California Street to a terminal at Van Ness Avenue; returning from Van Ness Avenue along California Street to Market Street, the

point of commencement.

To fully effectuate the intent of this section respecting the cable car lines designated in 1, 2 and 3 above, the public utilities commission shall maintain and operate said lines at the normal levels of scheduling and service in effect on July 1, 1971; provided, however, that nothing herein contained shall prevent the commission from increasing at any time the said levels of scheduling and service.

The fare on any cable car line shall not exceed the local fare established under the provisions of section 3.598 of this charter for other types of carrier equipment employed in the operation of the

San Francisco Municipal Railway.

(c) In the event of the unification, consolidation or merger of the San Francisco Municipal Railway with any privately owned street railway system or with any portion or facility thereof, no line of street railway, bus line, trolley bus line or cable car line, or any portion thereof, which is now or will be owned by the City and County of San Francisco and is now or will be operated by the agency responsible for public transit, shall be abandoned nor shall the service be discontinued thereon except upon recommendation by such agency in writing, to the board of supervisors. The recommendation of such agency shall be acted upon by the board of supervisors within thirty days from the receipt thereof. For the purpose of hearing such recommendation a public hearing shall be held. If the said recommendation is disapproved by at least nine votes it shall not become effective and such services shall be continued. If said recommendation is not disapproved by nine votes of said board the recommendation shall become effective forthwith. Failure of the board of supervisors to act on said recommendation within thirty days shall be deemed as the approval of said recommendation provided that the agency responsible for public transit may without reference or recommendation to the board of supervisors abandon or discontinue service on any line of street railway, bus line, trolley bus line, or cable car line, or any portion thereof, which has been in operation for less than one year next immediately preceding such order of abandonment or discontinuance.

3.596 Utility Accounting

Subject to the provisions of section 3.301, the public utilities commission shall maintain separate accounts for each utility in such manner as to exhibit exact and complete financial results of ownership, management and operation; the actual cost of each utility; all costs of maintenance, extension and improvement; all operating expenses of every description; the general expenses of the commission and bureaus thereof apportioned to each such utility; the amount paid or set aside for depreciation, insurance, interest and sinking fund; and estimates of the amount of taxes that would be chargeable against such property and the revenue thereof if privately owned and operated. All accounts shall be maintained in accordance with forms and requirements of the state railroad commission for public utilities engaged in like character of service, in so far as these shall be applicable to publicly owned and operated utilities.

3.597 Foreign Trade Zones

Foreign trade zones, as may be authorized by acts of Congress to

be located in the city and county, are hereby declared to be public utilities within the meaning of this charter.

3.598 Utility Rates

The public utilities commission shall have power to fix, change and adjust rates, charges or fares for the furnishing of service by any utility under its jurisdiction, and to collect by appropriate means all amounts due for said service, and to discontinue service to delinquent consumers and to settle and adjust claims arising out of the operation of any said utilities.

Rates may be fixed at varying scales for different classes of service or consumers. The commission may provide for the rendition of utility service outside the limits of the city and county and the rates to be charged therefor which may include proportionate compensation for interest during the construction of the utility rendering such

service.

Before adopting or revising any schedule of rates or fares, the commission shall publish in the official newspaper of the city and county for five days notice of its intention so to do and shall fix a time for a public hearing or hearings thereon, which shall be not less than ten days after the last publication of said notice, and at which any resident may present his objection to or views on the proposed

schedule of rates, fares or charges.

Rates for each utility shall be so fixed that the revenue therefrom shall be sufficient to pay, for at least the succeeding fiscal year, all expenses of every kind and nature incident to the operation and maintenance of said utility, together with the interest and sinking fund for any bonds issued for the acquisition, construction or extension of said utility; provided that, should the commission propose a schedule of rates, charges or fares for said utility which shall not produce such revenue, it may do so with the approval of the board of supervisors, by a two-thirds vote and it shall thereupon be incumbent to provide by tax levy for the additional amount necessary to meet such deficit. All other changes in rates, charges or fares as proposed by the commission shall be submitted by the commission to the board of supervisors for approval, and, except as in this section otherwise provided, it shall require a two-thirds vote of the board of supervisors to reject the rate changes as proposed by the commission, and if so rejected, such proposed changes in schedules or rates, charges or fares shall be returned to the commission for revision. If the supervisors shall fail to act on any such proposed schedule within thirty days, the schedule shall thereupon become effective.

3.599 Acquisition of Public Utilities

It is the declared purpose and intention of the people of the city and county, when public interest and necessity demand, that public utilities shall be gradually acquired and ultimately owned by the city and county. Whenever the board of supervisors, as provided in sections 7.300 to 7.302, inclusive, and 6.401 (a) of this charter, shall determine that the public interest or necessity demands the acquisition, construction or completion of any public utility or utilities by the city and county, or whenever the electors shall petition the supervisors, as provided in sections 7.303, 9.108 and 9.109 of this charter, for the acquisition of any public utility or utilities, the supervisors must procure a report from the public utilities commission thereon.

Part Eleven: Art Commission

3.600 Commission; Composition

An art commission for the city and county is hereby created, consisting of ten members appointed by the mayor and six ex officio members. The ex officio members shall be the mayor and the chairmen of the following boards and commissions: public library, recreation and park, city planning, de Young Memorial Museum and California Palace of the Legion of Honor. The Mayor shall appoint three lay members, and an artist-painter, an artist-sculptor, a musician, a litterateur, two architects and one landscape architect. In appointing the seven professional members, the mayor shall solicit nominations from architectural, art, musical, literary and other cultural organizations of the city.

The first appointments by the mayor shall be made not later than the 15th day of January, 1932, and shall be for the following terms, which shall expire at twelve o'clock noon on the 15th day of January in the respective years: one landscape architect and one lay member, one-year terms; one artist-sculptor and one architect, two-year terms; one musician and one lay member, three-year terms; one litterateur and one architect, four-year terms; and one artist-painter and one lay member, five-year terms. Upon the expiration of the terms, all

successive appointments shall be for a period of five years.

The members of the commission shall serve without compensation. No member of this commission shall receive from the city and county, or from any trust, donation, or legacy, any compensation for any service as an artist for the benefit of the city and county.

A quorum for the transaction of official business of the art

commission shall consist of six members thereof.

3.601 Functions, Powers and Duties

No work of art shall be contracted for or placed or erected on property of the city and county or become the property of the city and county by purchase, gift or otherwise, except for any museum or art gallery, unless such work of art, or a design or model of the same as required by the art commission, together with the proposed location of such work of art, shall first have been submitted to and approved by the commission. The term "work of art" as used in this charter shall comprise paintings, mural decorations, stained glass, statues, bas reliefs or other sculptures; monuments, fountains, arches or other structures of a permanent or temporary character intended for ornament or commemoration. No existing work of art in the possession of the city and county shall be removed, relocated or altered in any way without the approval of the commission, except as otherwise provided herein. The commission shall have similar powers with respect to the design of buildings, bridges, viaducts, elevated ways, approaches, gates, fences, lamps or other structures erected or to be erected upon land belonging to the city and county, and concerning arches, bridges, structures and approaches which are the property of any corporation or private individual and which shall extend over or upon any street, avenue, highway, park or public place belonging to the city and county. Said commission shall so act and its approval shall be required for every such structure which shall hereafter be erected or contracted for, and may advise in respect to lines, grades and platting of public ways and grounds.

Nothing herein contained shall be construed to limit or abridge the legal powers of the governing boards of the war memorial, the M. H. de Young Memorial Museum or the california palace of the

legion of honor.

The commission shall supervise and control the expenditure of all appropriations made by the board of supervisors for music and the advancement of art or music.

The commission shall exercise all reasonable supervision of policy connected with the arts as may hereafter be assigned to it by ordinance or executive action.

The commission shall decide upon any expenditure of less than one thousand dollars (\$1000) within fifteen days after submission, and upon any other matter within thirty days after submission. If it fails so to do, its decision shall be considered unnecessary.

The commission may volunteer advice or suggestion to the owners of private property in relation to the beautification of the same; and any person contemplating to erect any building or make any improvement may submit the plans and designs or sketches thereof

to the art commission for advice and suggestions, for which no charge shall be made by the art commission.

Part Twelve: War Memorial

3.610 Board of Trustees; Composition, Functions, Powers and Duties

The board of trustees of the san francisco war memorial shall, under ordinance, have charge of the construction, administration and operation of said war memorial and of the grounds set aside therefor. The board shall consist of eleven members appointed by the mayor, subject to confirmation by the board of supervisors. The terms of office of the incumbent trustees shall expire as heretofore classified by lot, as follows: the terms of four of said trustees shall expire on the 2nd day of January, 1933; three on the 2nd day of January, 1935; and four on the 2nd day of January, 1937. Thereafter appointments to said board shall be for the term of six years. Vacancies on said board shall be filled by the mayor, subject to confirmation by the board of supervisors, for the unexpired term becoming vacant. In making appointments to said board, the mayor shall give due consideration to veterans of all wars in which the United States may have engaged, and to such other classes of persons who may have a special interest in the purpose for which said war memorial is to be constructed and maintained. The members of said board shall serve without compensation.

3.611 Managing Director; Other Employees

The board of trustees of the san francisco war memorial shall have the power to appoint a secretary and a managing director, each of whom shall hold office at its pleasure, and such other employees as may be provided by the annual budget and appropriation ordinance.

Part Thirteen: California Palace of the Legion of Honor

3.620 Board of Trustees; Composition

The california palace of the legion of honor shall be known as such in perpetuity. The management, superintendence and operation thereof and the lands set aside therefor shall be vested in a board of cleven trustees, of which the mayor and the president of the recreation and park commission shall be ex officio members. All

vacancies occurring in said board shall be filled by the vote of a majority of the remaining members thereof. The number of trustees may be increased from time to time as needed, provided that at no time shall the total number of trustees exceed seventeen. The trustees in office at the time, shall, in their discretion, determine the need for additional trustees. Upon making such determination, the additional trustees shall be elected by the majority of the board then in office. None of said trustees shall receive any compensation for his or her services. Trustees need not be residents of the city and county.

3.621 Functions, Powers and Duties

The board of trustees of the california palace of the legion of honor shall have exclusive charge of the said memorial, the lands set aside therefor, and its affairs, and of all real and personal property thereunto belonging, or which may be acquired by loan, purchase, gift, devise, bequest or otherwise, when not inconsistent with the terms and conditions of the loan, gift, devise or bequest. It shall meet for its purposes at least once in three months, and at such other times as the president or any three members thereof may appoint, in a place to be provided for the purpose.

3.622 Director and Other Employees

The board of trustees of the california palace of the legion of honor shall appoint a director, curators and secretary, who shall hold office at its pleasure. It shall appoint such other assistants and employees as may be necessary, who shall be subject to the civil service and salary standardization provisions of this charter.

3.623 Accounts, Reports and Insurance

The secretary of the board of trustees of the california palace of the legion of honor shall keep a full account of all property, money, receipts and expenditures, and a record of all its proceedings, and shall file annually a report with the controller. The trustees shall have power to insure loan exhibits against any risk.

3.624 Compliance with Terms of the Donation

It is the intention that the administration and control of the california palace of the legion of honor shall be continued with the powers granted and under the conditions imposed by the terms of the donation and accepted by the city and county.

Part Fourteen: The M. H. de Young Memorial Museum

3.630 Board of Trustees; Composition

The M. H. de Young Memorial Museum shall be known as such in perpetuity. The museum and the grounds set aside therefor shall be under the management, superintendence, and operation of a board consisting of eleven trustees, of which the mayor and the president of the park commission shall be ex officio members. All vacancies occurring in said board shall be filled by the vote of a majority of the remaining members thereof. The number of trustees may be increased from time to time as needed, provided that at no time shall the total number of trustees exceed seventeen. The trustees in office at the time, shall, in thier discretion, determine the need for additional trustees. Upon making such determination, the additional trustees shall be elected by the vote of the majority of the board then in office. None of said trustees shall receive any compensation for his or her services.

3.631 Functions, Powers and Duties

The board of trustees of the M.H. de Young Memorial Museum shall have exclusive charge of the said memorial museum, the lands set aside therefor, and its affairs, and of all real and personal property thereunder belonging, or which may be acquired by loan, purchase, gift, devise, bequest, or otherwise, when not inconsistent with the terms and conditions of the loan, gift, devise, or bequest. The trustees shall have power to insure loan exhibits against any risk. The park commission shall maintain and care for the grounds of this memorial museum, and shall furnish the moneys for the necessary repair and embellishment of the grounds and unoccupied parts.

The board of trustees shall have the power to maintain, repair or reconstruct existing buildings and construct new buildings and to make and enter into contracts relating thereto, subject, however, to

the budget and annual appropriation ordinance.

The board shall meet for its purposes at least once in three months, and at such other times as the president or any three members thereof may appoint, in a place to be provided for the purpose.

3.632 Director; Other Employees

The board of trustees of the M. H. de Young Memorial Museum shall appoint a director, curators and a secretary who shall hold office at its pleasure. It shall appoint such other assistants and employees as may be necessary, who shall be subject to the civil service and salary standardization provisions of this charter.

3.633 Accounts and Records

The secretary of the board of trustees of the M. H. de Young Memorial Museum shall keep a full account of all property, money, receipts and expenditures and a record of all its proceedings, and shall file annually a report with the controller.

3.634 Compliance with Terms of the Donation

It is the intention that the administration and control of the M. H. de Young Memorial Museum shall be continued with the powers granted and under the conditions imposed by the terms of the donations and accepted by the city and county.

Part Fifteen: California Academy of Sciences

3.640 Facilities Under Direction of Academy

The management, superintendence, and operation of all buildings and other improvements heretofore are hereafter erected by or under the authority of the california academy of sciences, a non-profit corporation organized under the laws of the State of California for the promotion of science, on any property owned or controlled by the recreation and park commission of the City and County of San Francisco, shall be in charge and under the direction of said california academy of sciences. The buildings and improvements hereby referred to include, without limitation, the steinhart aquarium, the original natural history museum and the simson african hall, located in golden gate park and erected by or under the authority of the california academy of sciences, together with the additions thereto for the purpose of housing, among other things, the Alexander F. Morrison Planetarium, and auditorium, erected by said california academy of sciences.

3.641 Relationship with City and County

In addition to all other approvals required by law, plans for all proposed buildings and improvements of the california academy of sciences including any additions, must be approved by the recreation and park commission and the art commission. The recreation and park commission, notwithstanding any provisions of the charter to the contrary, is hereby authorized, subject to approval by the board of supervisors by ordinance, to set apart from time to time such portions of property under its control, as may be required for such buildings and improvements, sufficient grounds being allotted to secure the safety of the same from fire.

The erection of buildings or additions to buildings shall not be started by the california academy of sciences until it shall have submitted a statement satisfactory to the recreation and park commission of its ability to finance the proposed work to completion. All buildings and improvements heretofore or hereafter erected by or under the authority of said california academy of sciences in or on property owned or controlled by the City and County of San Francisco are and shall become the property of the City and County of San Francisco, but said buildings and improvements and all persons employed therein or thereabout shall be used and controlled exclusively by the said california academy of sciences under such proper rules and regulations as it may prescribe, subject, however, to the charter provisions relating to civil service and salary standardization with respect to employees of the city and county. The board of supervisors shall, by ordinance, prescribe the insurance to be furnished by the california academy of sciences to save the city and county harmless from claims for damages to persons or property arising from the construction or use of any of said buildings. Reasonable and appropriate charges may be made by the california academy of sciences for admission to or use of the Alexander F. Morrison Planetarium and auditorium.

3.642 Memorial Buildings

Particular buildings or improvements or portions thereof may be named in memory of persons designated by the california academy of sciences.

3.643 Reports

Not later than the first day of April in each year the california academy of sciences shall file with the mayor and the board of supervisors a statement for the last fiscal year of its expenses and income in connection with the use and operation of each of the buildings included herein.

3.644 Compliance with Terms of Trust

Nothing herein contained shall abrogate any trust under and by which any property of the california academy of sciences has been or shall hereafter be accepted by the city and county or under and by which it is now or shall hereafter be held.

Part Sixteen: Board of Permit Appeals

3.650 Board Composition

The mayor shall appoint five qualified electors, other than city and county officials or employees, for terms of four years, to constitute a board of permit appeals. The compensation for each member shall be fifteen dollars (\$15) per meeting of the board actually attended by such members provided that the total amount paid all members of the board shall not exceed five thousand dollars (\$5,000) per year. One such term shall expire at twelve o'clock noon on the 15th day of January in each of the years 1933, 1934 and 1935, and the remaining two terms at twelve o'clock noon on the 15th day of January, 1936, and upon these and successive expirations the mayor shall appoint their successors for four-year terms.

3.651 Functions, Powers and Duties

Any applicant for a permit or license who is denied such permit or license by the department authorized to issue same, or whose license or permit is ordered revoked by any department, or any person who deems that his interests or property or that the general public interest will be adversely affected as the result of operations authorized by or under any permit or license granted or issued by any department, may appeal to the board of permit appeals. Such board shall hear the applicant, the permit-holder, or other interested parties, as well as the head or representative of the department issuing or refusing to issue such license or permit, or ordering the revocation of same. After such hearing and such further investigation as the board may deem necessary, it may concur in the action of the department authorized to issue such license or permit, or, by the vote of four members, may overrule the action of such department and order that the permit or license be granted, restored or refused.

The board of permit appeals shall have and exercise the following

powers:

(a) To hear and determine appeals where it is alleged there is error or abuse of discretion in any order, requirement, decision or determination made by the zoning administrator in the enforcement of the provisions of any ordinance adopted by the board of supervisors creating zoning districts or regulating the use of property in the city and county;

(b) To hear and determine appeals from the rulings, decisions and determinations of the zoning administrator granting or denying applications for variances from any rule, regulation, restriction or requirement of the zoning or set-back ordinances, or any section

thereof. Upon the hearing of such appeals said board may affirm, change, or modify the ruling, decision or determination appealed from, or, in lieu thereof, make such other additional determination as it shall deem proper in the premises, subject to the same limitations as are placed upon the zoning administrator by this charter or by ordinance.

Part Seventeen: Civil Service Commission

3.660 Commission; Composition; Meetings

There is hereby established a civil service commission which is charged with the duty of providing qualified persons for appoint-

ment to the service of the city and county.

The civil service commission shall consist of three members appointed by the mayor. The commissioners in office at the time of the adoption of this charter, and this charter section as amended, shall continue in office until the expiration of the terms for which they were appointed, and their successors shall be appointed for terms of six years beginning on the 1st day of July immediately following the expiration of the terms for which they were appointed.

The persons so appointed shall, before taking office, make under oath and file in the office of the county clerk the following declaration: "I am opposed to appointments to the public service as a reward for political activity and will execute the office of civil service commissioner in the spirit of this declaration."

A commissioner may be removed only upon charges preferred, in the same manner as in this charter provided for elective officers. Each of the commissioners shall receive a monthly salary of one

hundred dollars (\$100).

Special meetings of the commission for the purpose of considering and adopting examination questions shall not be open to the public. The regular meetings of the civil service commission shall be open to the public and held at such a time as will give the general public and employees of the city and county adequate time within which to appear before the commission after the regular daily working hours of 8 A.M. to 5 P.M. Such person or persons shall be given an opportunity to be heard by the commission before final action is taken in any case involving such person or persons.

3.661 General Powers and Duties

(a) The civil service commission shall be the employment and personnel department of the city and county and shall determine appointments on the basis of merit and fitness, as shown by appropriate tests. The commission shall classify, and from time to time may reclassify, in accordance with duties and responsibilities of the employment, and training and experience required, all places of employment in the departments and offices of the city and county not specifically exempted by this charter from the civil service provisions thereof, or which may be created hereafter by general law and not specifically exempted from said civil service provisions. The commission shall likewise classify all other positions or other places of employments in the city and county service specifically exempted from the civil service provisions of this charter, but which, by the provisions of section 8.401, thereof, are made subject to classification for salary standardization purposes on the basis of duties and responsibilities of the employment and training and experience required. The civil service commission shall be the judge of such classification.

The commission shall also, in accordance with duties and responsibilities, allocate, and from time to time may reallocate, the positions to the various classes of the classification. The allocation or re-allocation of a position shall not adversely affect the civil service rights of an occupant regularly holding such position. No person shall hold a position outside of the classification to which he has been appointed, provided that every employee of any department or office shall discharge any of the duties pertaining to such department or office to which his chief may temporarily assign him.

The class titles and class numbers assigned to positions by the commission shall be used in all records, reports, statements and communications, including the compensation schedule, annual budget and salary ordinance, payrolls, and appropriation ordinances.

The commission shall adopt rules to carry out the civil service provisions of this charter and, except as otherwise provided in this charter, such rules shall govern applications; examinations; eligibility; duration of eligible lists; certification of eligibles; appointments; promotions; transfers; resignations; lay-offs or reduction in force, both permanent and temporary, due to lack of work or funds, retrenchment, or completion of work; the filling of positions, temporary, seasonal and permanent; classification; approval of payrolls; and such other matters as are not in conflict with this charter. The commission may, upon one week's notice, make changes in the rules, which changes shall thereupon be printed, and be in force; provided that no such change in rules shall affect a case pending before the commission. The secretary may certify eligibles and payrolls and conduct examinations under the rules of the commission.

The commissioners shall have power to institute and prosecute

legal proceedings for violations of any of the civil service provisions

of this charter.

(b) The civil service commission shall establish an inspection service for the purpose of investigating the conduct of and action of appointees in all positions and of securing records of service for promotion and other purposes. All departments shall cooperate with the commission in making its investigations and any person hindering the commission or its agents shall be subject to suspension.

Part Eighteen: Retirement Board

3.670 Board Composition

The retirement system shall be managed by a retirement board, which is hereby created, and which shall be the successor and have the powers and duties of the board of administration, the board of trustees of the police relief and pension fund, and the board of fire pension fund commissioners. The retirement board shall consist of the president of the board of supervisors, three members to be appointed by the mayor, and three members elected from the active members, who shall not include retired persons of the retirement system. The members appointed by the mayor shall either hold a degree of doctor of medicine, or shall be experienced in life insurance, actuarial science, employee pension planning or investment portfolio management, and shall be appointed by the mayor from among three persons whose names shall have been submitted to him for each such appointment by a committee consisting of two members each of the San Francisco Medical Society, Bar Association of San Francisco, San Francisco Real Estate Board and the Greater San Francisco Chamber of Commerce; provided, however, that there shall not be, at any one time, more than one appointed member who holds a degree of doctor of medicine. The term of office of the six members, other than the president of the board of supervisors, shall be five years, and the terms presently in effect for appointed and elected members shall continue to apply. The members of the retirement board shall serve without compensation. Subject to the civil service provisions of this charter, the retirement board shall appoint a secretary-general manager

3.671 Functions, Powers and Duties

The retirement board shall be the sole authority and judge, under such general ordinances as may be adopted by the supervisors, as to the conditions under which members may receive and may continue to receive benefits of any sort under the retirement system, and shall have exclusive control of the administration and investment of such

fund or funds as may be established, provided that all investments shall be of the character legal for insurance companies in California.

3.672 Secretary-General Manager and Actuary

The retirement board shall appoint an actuary, who shall hold office at its pleasure, and the board shall employ a consulting actuary. The secretary-general manager or actuary shall have the power to administer oaths and affirmations in all matters pertaining to the business of the retirement system.

Part Ninetcen: Health Service Board

3.680 Board Composition

The health service board shall consist of seven members as follows: the chairman of the finance committee of the board of supervisors, the city attorney, two members appointed by the mayor one of whom shall be a resident official of an insurance company and the other a doctor of medicine, and three members elected by the members of the system from among their number. The city attorney may designate, by written document filed with the board, an assistant city attorney to attend board meetings and to act for him in his place. The terms of office of the members, other than the two ex-officio members, shall be five years, one term expiring on May 15 of each year. The term of one of the elective members shall expire in each of the following years and every five years thereafter; 1959, 1961 and 1963. The term of one of the members appointed by the mayor shall expire in each of the following years and every five years thereafter; 1960 and 1962.

Each member of the health service board shall give bond in the sum of ten thousand dollars (\$10,000), the premium on which shall be paid out of the funds of the system. A vacancy in the offices appointive by the mayor shall be filled by appointment by the mayor for the unexpired term. A vacancy in an elective office shall be filled by a special election to be completed within sixty days after the vacancy occurs unless a regular election is to be held and completed within six months after such occurrence. Candidates for elective membership on the health service board shall be nominated by a written nomination of twenty members filed with the registrar of voters not earlier than April 1st nor later than April 15th of each year in which a vacancy occurs. The registrar of voters shall prepare ballots and shall furnish the same to all members of the system between April 15th and April 25th and shall receive the ballots between April 25th and May 7th and canvass and certify the results on May 8th. The registrar of voters shall have the power to make

such regulations respecting the form, distribution and convassing of the ballots as may be necessary to secure secrecy of the ballots and prevent fraud. The persons equal in number to the number to be elected who receive the greatest number of votes shall be declared elected. Not more than one employee of any one department or office may be a member of the health service board.

3.681 Powers and Duties

In addition to the powers and duties provided in Chapter Four of Article 8, the health service board shall have power and it shall be its duty:

(a) To establish and maintain detailed historical costs for medical

care, hospital care.

(b) To review such costs annually.

(c) To apply benefits without special favor or privilege.

(d) To put said plans into effect and through its medical director to conduct and administer the same and, for all or any of said

purposes, to contract therefor and use the funds of the system.

(e) To make rules and regulations for the transaction of its business, the granting of exemptions and the admission to the system of persons who are hereby made members thereof and such other officers and employees as may voluntarily become members of the system with the approval of the health service board.

(f) To receive, consider and, within sixty (60) days after receipt, act upon any matter pertaining to the administration, operation or conduct of the health service system submitted to it in writing by any member of the system or any person who has contracted to

render medical care to the members of the system.

3.682 Medical Director or Executive Officer

The health service board shall appoint a full time medical director who shall be a doctor of medicine with the experience in administering nealth plans or in comparable work. He shall hold office at its pleasure. The medical director shall have all of the powers and responsibilities of an appointing officer, a department head, and a chief executive under the provisions of the charter. The health service board shall administer the system through the medical director. The medical director shall be responsible to the health service board as a board, but not to any individual member of committee thereof. Instead of a full-time medical director, the board may appoint a full-time executive officer who is not a doctor of medicine, but with experience in administering health plans or in comparable work, and a part-time medical advisor who shall be a doctor of medicine with such experience, and both of whom shall

hold office at its pleasure. If an executive officer is appointed, the provisions of this and other sections which would apply otherwise to the medical director shall apply equally and instead to the executive officer. The health service board and each committee of the board shall confine its activities to policy matters and to matters coming before it as an appeal board. The health service board shall prepare its plans, rules and regulations so that they are clear, definite and complete and so that they can be readily administered by the medical director and his staff.

Part Twenty: Airports Commission

3.690 Commission; Composition

An airports commission is hereby created, which shall consist of five members, who shall be appointed by the mayor and who shall be subject to recall and to suspension and removal in the same manner as elective officers. The term of each commissioner shall be four years, provided that the first five commissioners to be appointed by the mayor to take office upon the effective date of this charter section, shall, by lot, classify their terms so that the term of one commissioner shall expire at twelve o'clock noon on each of the first, second and third anniversaries of such date, respectively, and the terms of the remaining two commissioners shall expire at twelve o'clock noon on the fourth anniversary of said effective date; and on the expiration of these and successive terms of office, the mayor shall appoint commissioners for four-year terms. The compensation of each commissioner shall be one hundred dollars (\$100) per month.

All rights, claims, actions, orders, obligations, proceedings and contracts relating to the airport department under the public utilities commission existing prior to the effective date of these amendments shall not be affected by the adoption thereof, and shall thereafter be under the jurisdiction of the airports commission.

3.691 Powers and Duties

The airports commission shall have and succeed to all powers and duties in the management and control of San Francisco International Airport heretofore vested in the public utilities commission. The airports commission shall have possession, management, supervision, operation and control of said airport and of all other airport properties wherever situated as it may acquire or which may be placed under its control. In locating and determining the character and type of improvements and additions, betterments or extension to airport properties under its control, the commission shall in each

case first secure the written recommendation of the director of airports, including analysis of cost, service and estimated revenue of all proposed alternatives determined feasible by said director. Subject to the provisions of section 7.400 of this charter, the commission shall have the power to purchase, lease or otherwise acquire all such lands, property, improvements or related facilities as it may deem necessary or convenient in the exercise of the authority granted hereunder. Nothing contained herein shall authorize the commission to construct, operate or maintain, at any location outside the boundaries of an airport, systems or facilities for the surface or sub-surface transportation of persons or property, provided, however, that the commission is authorized to expend funds for planning such facilities either inside or outside the boundaries of the airport.

Subject to the provisions of section 3.598 of this charter, the airports commission shall have power to fix, change and adjust rates

and charges for the furnishing of services.

3.692 Airport Departments and Bureaus

The following divisions shall be established under the airports commission: the division of business administration; the division of operations; and the division of planning and development. In addition, the commission may create a bureau of engineering and such other bureaus as it may find necessary for the handling of matters that do not pertain exclusively to any one airport division, and subject to approval of the commission, the director of airports shall appoint or remove the heads of such bureaus, exlusive of the civil service provisions of this charter. The commission shall also appoint a secretary who shall be exempt from the civil service provisions of this charter.

3.693 Director of Airports

The airports commission shall appoint a director of airports, who shall hold office at the pleasure of the commission. The director of airports shall have full power and authority to administer the affairs of the commission as the chief executive officer thereof. Subject to approval of the commission, the director shall appoint or remove the heads of airport divisions under the commission's jurisdiction. The heads of airport divisions shall be exempt from the civil service provisions of this charter; provided, however, that said director and each division head so appointed shall possess the necessary executive, administrative and technical qualifications for his respective position.

In addition to the powers and duties conferred upon him as elsewhere provided in this charter, the director of airports shall have the power and it shall be his duty: (a) to enforce all orders, rules and

regulations adopted by the commission relating to the regulation, operation or control of the funds, facilities, property and equipment of said commission; (b) to supervise and manage the design, construction, maintenance and operation of all work or works authorized by the commission and to that end, subject to its control and guidance, the commission shall have the power to delegate to him such necessary powers and duties as are by this charter conferred upon said commission.

The director of airports shall also have the power to designate and assign by written permit lands, improvements, space or areas in any hangar or other building at any airport operated or controlled by the commission at the duly established rates or charges for the use thereof and subject to the applicable rules and regulations governing same. Each such permit shall be revocable by the director of airports without compensation to the permittee upon due notice to be stated

therein.

3.694 Legal Advisor

The city attorney, as the legal adviser of the commission, may, with the approval of the commission, compromise, settle or dismiss any litigation or proceedings which may be pending for or on behalf of or against said commission relative to any matter or property under its jurisdiction. He shall detail to the commission such attorneys as the commission may deem necessary, subject to the approval of the commission as to each such attorney or assistant so assigned. The commission shall have authority, subject to the approval of the mayor, to appoint special counsel for temporary purposes. The compensation of all such attorneys shall be paid by the commission from the Airports Revenue Fund.

Chapter Six: General Powers and Duties of Officers

3.700 Powers and Duties of County Officers

Each county officer shall have all the powers conferred and shall discharge all the duties imposed by general laws upon said officer of a county or a city and county of this state, and shall have such other powers and duties as in this charter specifically provided.

3.701 Powers of Hearing and Inquiry

The mayor, the chief administrative officer, the controller, or any board or commission appointed by the mayor relative solely to the affairs under its control, may require such periodic or special reports of departmental costs, operation and expenditures, examine the books, papers, records and accounts of, and inquire into matters

affecting the conduct of any department or office of the city and county, and for that purpose may hold hearings, subpoena witnesses, administer oaths and compel the production of books, papers, testimony and other evidence. It shall be the duty of the chief of police to designate a police officer to serve subpoenas. Any person refusing to obey such subpoena and the other requirements hereof, or to produce such books, shall be deemed in contempt and subject to proceedings and penalties as provided by general law in such instances.

ARTICLE IV.

THE JUDICIAL BRANCH

4.100 Municipal Court

The powers and duties of the municipal court of the city and county shall be as established by the constitution and general law, and said municipal court shall be as constituted and regulated by this charter, except as otherwise provided by general law. The compensation of said judges shall be in full for all services, and any fees required to be collected by law by the municipal court or the clerk thereof shall be paid into the treasury of the city and county. No judge of the municipal court shall practice law in or out of court during his continuance in office.

The presiding judge shall supervise and direct the work of the clerk of the municipal court, and shall be responsible for the proper

keeping of records and making of reports by the clerk.

4.101 Municipal Court Regulations and Reports

The judges of the municipal court shall meet at least once in each month, and at such other times as the presiding judge may require, and shall prescribe rules and regulations not inconsistent with general laws as are necessary and proper for the advancement of justice and

prevention of delay in the business of the court.

Not later than the tenth day of each month, the presiding judge, through the clerk of the municipal court, shall file with the board of supervisors a consolidated report of the business of the court and the judges thereof for the preceding month. Copies of such reports shall be filed with the city attorney, the district attorney, the chief of police and the clerk of the municipal court. In January of each year, the presiding judge, through the clerk, shall file a similar report covering the preceding calendar year. The board of supervisors may cause copies of such annual reports to be printed for free distribution to citizens who request them.

4.102 Clerk of the Municipal Court

The clerk of the municipal court shall be appointed by the judges of the court, and shall hold office at their pleasure. The clerk shall appoint, subject to the civil service provisions of this charter, such clerks, stenographers, interpreters and other personnel as may be authorized by appropriation ordinaces of the board of supervisors; provided, however, that the sheriff shall, on the order of the court, detail necessary bailiffs to the civil departments thereof, and shall execute the orders and processes issued by the court. The salaries of the clerk and the personnel of the clerk's office shall be fixed by the board of supervisors, as provided by this charter for other city and county employees. The clerk shall have charge, superintendence and control of said office and the personnel thereof, and be responsible for records and reports incidental to the business of the court. He shall have the powers and duties prescribed by general law not inconsistent with this charter.

4.103 Superior Court Appointments

The powers and duties of the superior court are prescribed by state law. The board of supervisors shall provide for the maintenance of the superior court in accordance with the fiscal provisions of this charter.

4.104 Law Library

The San Francisco Law Library, established under an act of the Legislature approved March 9, 1870, shall be under the management and control of the board of trustees, which shall consist of seven appointive members of the San Francisco bar, and the mayor, the presiding judge and the three judges of the appellate department of the superior court, ex officio. All vacancies on said board shall be filled by said board.

The board of trustees shall appoint and at its pleasure may remove a librarian, who shall be its executive officer, and such assistants as are necessary for the proper conduct and operation of the library. The salaries of the librarian and the assistants and employees shall be fixed by the board of supervisors as provided by this charter for

other city and county employees.

The supervisors shall provide suitable and sufficient quarters for the law library, fix up and furnish the same and provide for the supply of necessary light, heat, stationery and other conveniences. The library shall be so located as to be readily accessible to the judges and the officers of the court.

The county clerk and the clerk of the municipal court shall collect

the fees provided for law libraries by general law and the fees so collected by such officers or by any officers under any other provisions of the law shall be paid to the treasurer of the law library monthly, and shall constitute a law library fund to be expended by the law library trustees in the purchase of books and periodicals, and in the establishment and maintenance of the law library.

The judiciary, city, county and state officials, members of the bar and all inhabitants of the City and County of San Francisco shall have free access, use and enjoyment of the law library, subject to

rules and regulations of the board of trustees.

4.105 Probation Boards

The adult probation committee and the juvenile probation board or committee shall continue to exercise their respective powers and duties as fixed by state laws, except as in this charter otherwise provided.

The superior court judges of the city and county presiding in the department or departments for the hearing and disposition of criminal cases and proceedings shall, by order entered in the minutes of the court in the criminal department or departments thereof,

appoint the adult probation officer.

A majority of the superior court judges of the city and county shall, by order entered in the minutes of the court in the department of the presiding judge, appoint the chief probation officer of the juvenile court, such appointment to be based on specified professional qualifications to be established and published by a majority of the judges of the superior court.

The chief probation officer of the juvenile court may be removed only by a vote of a majority of the judges of the superior court. The chief probation officer, prior to his removal, may request a hearing before a committee of five judges appointed by the presiding judge.

The adult probation officer shall appoint such assistants, deputies and employees as may be allowed or provided by the board of supervisors, subject to confirmation by the adult probation board or committee created by state law.

The chief probation officer of the juvenile court shall appoint such assistants, deputies and employees as may be allowed or provided by the board of supervisors, subject to confirmation by the juvenile

probation board or committee created by state law.

The salaries of the adult probation officer, the chief probation officer of the juvenile court, their assistants, deputies and employees shall be fixed by the board of supervisors in the same manner as for other officials and employees of the city and county.

The adult probation officer, the chief probation officer of the

juvenile court and their assistants and deputies shall have the powers conferred upon adult probation officers, probation officers of the juvenile court, their assistants and deputies, by the laws of the State of California; and they shall perform all of the duties prescribed by such laws, and such additional duties as may be prescribed by

ordinances of the board of supervisors.

The civil service provisions of this charter shall apply to and govern the assistants, deputies and employees of the adult probation officer and of the chief probation officer of the juvenile court. For purposes of this charter the adult probation officer shall be the appointing officer as to his assistants, deputies, and employees, subject to confirmation as aforesaid; and the said chief probation officer of the juvenile court shall be the appointing officer as to his assistants, deputies and employees, subject to confirmation as aforesaid.

The pension and retirement provisions of this charter shall apply to and govern the adult probation officer, the chief probation officer of the juvenile court, their assistants, deputies and employees.

ARTICLE V.

THE SCHOOLS

5.100 Board of Education

All of the public schools of the school district of the city and county shall be under the control and management of a board of education, composed of seven commissioners, who, commencing with a special municipal election to be consolidated with the direct primary in 1972, shall be elected at large by the voters of the city and county and who shall be subject to recall, and to suspensions and removal in the same manner as elective officers, as provided by this charter. The compensation of each member shall be one hundred dollars (\$100) per month. Vacancies occurring on said board shall be filled by the mayor for the unexpired terms.

5.101 Powers and Duties

In addition to the powers conferred by the general laws of the state and other provisions of this charter, the board of education shall have power to establish and maintain such schools as are authorized by the laws of the state as the board may determine, and to change, modify, consolidate or discontinue the same as the public welfare may require.

The board shall also have power to employ such teachers and other persons as may be necessary to carry into effect its powers and duties; to fix, alter and approve their salaries and compensations, except as in this charter otherwise provided, and to withhold for good and sufficient cause the whole or any part of the wages, salary, or compensation of any person or persons employed as aforesaid; and to promote, transfer and dismiss teachers, but no teacher shall be dismissed from the department except for insubordination, immoral or unprofessional conduct, or evident unfitness for teaching. Appointment, promotion, assignment and transfer of deputy superintendents, principals, assistants, teachers and all other certificated employees shall be made by the board of education upon the recommendation of the superintendent of schools. All promotions of teachers shall be based solely on merit. Nothing in this section shall be construed to prevent the board from removing teachers as provided in this charter and the laws of the state. Charges against teachers must be made in writing by the superintendent after investigation and shall be finally passed upon by the board after giving the accused teacher a fair and impartial hearing before said

All teachers shall be classified as permanent employees in their respective positions after they have been successfully employed in such positions in the school department for a probationary period of three years. All heads of departments, vice-principals, principals, supervisors and directors who are appointed prior to July 1, 1971 shall be classified as permanent employees in their respective positions after they have been successfully employed in such positions in the school department for a probationary period of three years. In the absence of any action to the contrary by the board of education at the end of the third year of such employment, the classification shall be considered as permanent. All heads of departments, vice principals, principals, supervisors and directors who are appointed on or after July 1, 1971 or who are otherwise determined not to be permanent employees shall be employed pursuant to four year contracts with the board of education which contracts shall be subject to renewal based upon achieving and maintaining standards of performance, which standards of performance shall be governed by rules and regulations as promulgated by the board of education.

Non-teaching and non-technical positions, and positions not required by law to be filled by a person holding a teaching or other certificate as required by law, shall be employed under the civil service provisions of this charter and the compensations of such persons shall be fixed in accordance with the salary standardization

provisions of this charter.

The board of education shall have power to grant and to renew, and, for insubordination, immoral or unprofessional conduct or

unfitness for teaching, to revoke teachers' certificates.

The board shall establish regulations subject to the approval of the controller for the disbursement of all moneys belonging to the school department or the school fund or funds, and to secure strict accountability in the expenditure thereof, and to provide for the prompt payment of all salaries due and allowed to officers, teachers,

and other employees of the school department.

Notwithstanding any other provision of this charter to the contrary, the board of education of the San Francisco Unified School District may authorize payment of the annual compensation of certificated employees in twelve equal payments, the first such equal payment being made on or before the 5th day of August of each school year, and continuing each month thereafter until the full annual compensation shall be paid, provided that the last equal payment shall be made not later than the 5th day of July of the succeeding school year, and provided further that in the event that the certificated employee for any reason does not perform the full year of service, said certificated employee shall receive only such amount as is authorized by the school code of the State of California. In the event said certificated employee has been paid an amount greater than such employee is entitled to receive under the provisions of the school code of the State of California, said certificated employee shall be liable therefor and within thirty days after such excess payment said certificated employee shall reimburse the San Francisco Unified School District for the excess, and said certificated employee shall not be paid any of his retirement accumulations or credits until the San Francisco Unified School District has been reimbursed for the said excess.

The board shall, between the 1st and 21st days of May of each year, adopt a schedule of salaries for the next ensuing fiscal year for teachers and other employees of the school department. Compensations of non-teaching and non-technical employees shall be fixed in accordance with the salary standardization provisions of this charter.

The superintendent of schools shall be the executive officer of the board of education. He shall be appointed by said board to serve for a term of four years and he shall receive an annual salary of \$10,000 unless an increase in said salary shall be fixed by the board of education and approved by the board of supervisors.

During his term of office the superintendent may be removed from his office, as in this section hereinafter provided, for misconduct or incompetency after charges setting forth the nature and character of said misconduct or incompetency are filed against the

said superintendent. Said charges must be in writing and shall be signed by at least two members of the board of education. A copy of said charges, together with a notice of the time and place of the hearing on the same, shall within five days after the filing of the same be served upon the said superintendent. The mailing of a copy of said charges, with notice of time and place of hearing on the same, by United States registered mail, with the proper amount of postage prepaid thereon, addressed to said superintendent at his last known place of residence, shall be deemed to be a service of said charges as provided for in this section. A public hearing on said charges shall be had by the board of education not less than ten, nor more than twenty days after the filing of said charges, provided that full power and authority is hereby given to the board of education to continue said hearing from time to time not to exceed sixty days from the commencement thereof, provided that for good cause said board may grant a further continuance on said hearing. The superintendent shall have the right to answer said charges, to appear at the hearing thereof and to be represented by counsel thereat for the purpose of defending himself against said charges. Pending the determination of said charges, the superintendent may be suspended from his office by a majority vote of the board of education, and the board may appoint a qualified person to discharge the duties of said superintendent during the period of suspension. If the board of education after hearing said charges shall by a two-thirds vote of all the members, determine that said charges have been sustained, it may by the same vote remove said superintendent from his office. No member of the board shall be entitled to vote on the removal of said superintendent unless he or she has been present at the entire hearing of such charges, provided that any member of the board who has not been present may vote for the removal of the superintendent, if such member has read a transcript of all the testimony taken on said hearing during his absence therefrom, and shall file with the board an affidavit to this effect. If said charges are not sustained by a two-thirds vote of all the members of said board, or if after said charges are sustained, the superintendent is not removed from office as a result thereof, said superintendent shall be reinstated in his position and shall be allowed his salary for the time that he has been under suspension, together with the costs of defending himself against said charges, including a reasonable fee for his attorney to be fixed and allowed by the board. If the charges are sustained, and as a result thereof said superintendent is removed from office, no further salary shall be allowed to said superintendent from the date of his suspension. In the hearing and determination of said charges filed against said superintendent, the judgment of said board of education

shall be final unless in determining the sufficiency of said charges said board of education commits a clear abuse of discretion.

The superintendent shall have the powers and duties specified by this charter for department heads, in addition to such powers and

duties as are fixed by general law.

The positions of superintendent and associate and assistant superintendents shall be held only by persons of expert or technical training, but shall not be subject to any provisions of this charter prescribing a residence qualification for officers or appointees, provided however, that during their incumbency appointees to such positions shall reside in the city and county, and in case any appointee shall fail so to do, his appointment shall at once be revoked by the board.

The superintendent may appoint a confidential secretary who shall

hold office at his pleasure.

5.103 Non-Certificated School Cafeteria Employees

All non-certificated public school cafeteria employees of the San Francisco Unified School District, except those holding part-time positions, which are within the limitations as set forth in section 8.300 (a) (2) of this charter shall be governed by and shall be subject to the civil service and other provisions of this charter.

5.104 Board of Education-Community College District

Notwithstanding the provisions of section 5.100 or of any other provisions of this charter, on and after August 8, 1972, the community college district of the city and county shall be under the control and management of a board of education, hereinafter referred to as the governing board of said district, composed of seven members who are not members of the board of education of the unified school district of the city and county and who shall be elected at large by vote of the electors as in this section provided and who shall be subject to recall, and to suspensions or removal in the same manner as elective officers, as provided by this charter. The compensation of each member shall be one hundred dollars (\$100) per month.

At a special municipal election to be consolidated with the direct primary in 1972 there shall be elected seven members of the governing board of the community college district of the city and county. The term of each member shall be four years; provided, however, that the respective terms of office of the members first elected shall commence at twelve o'clock noon on the 8th day of August, 1972, and shall expire as follows: the respective terms of office of the four members receiving the highest number of votes

respectively at said election shall expire at twelve o'clock noon on the 8th day of January, 1977; the respective terms of office of the three members receiving the next highest number of votes respectively shall expire at twelve o'clock noon on the 8th day of January, 1975.

At the general election in 1974 there shall be elected three members of the governing board of the community college district of the city and county to succeed those members thereof whose respective terms of office expire on the 8th day of January, 1975, and at the general election in each fourth year after 1974, the successors to said three members of the governing board of the community college district shall be elected, and at the general election in 1976 there shall be elected four members of the governing board of the community college district of the city and county to succeed those members thereof whose respective terms of office expire on the 8th day of January, 1977, and at the general election in each fourth year after 1976, the successors to said four members of the governing board of the community college district of the city and county shall be elected. Except as set forth herein, all terms of office of members of the governing board of the community college district of the city and county shall commence at twelve o'clock noon on the 8th day of January following the date of their election.

The superintendent of the community college district shall be the executive officer of the governing board. He shall be appointed by said board to serve for a term of four years at an annual salary to be fixed by the board. Otherwise the provisions of sections 5.101 and

5.102 of this charter apply to the community college district.

ARTICLE VI.

THE BUDGET AND FISCAL ADMINISTRATION

Chapter One: Fiscal Year

6.100 Date of Commencement

The fiscal year for the city and county shall begin on the 1st day of July of each year.

Chapter Two: The Budget

6.200 Preparation and Submission of Budget Estimates

The budget estimate for every department and office of the city and county, whether under an elective or an appointive officer or a

board or commission, and separately for each utility under the control of the public utilities commission, shall be filed by the executive of such department with, and shall be acted upon by, such board or commission. All budget estimates shall be compiled in such detail as shall be required on uniform blanks furnished by the controller. The public utilities commission and the board of education must hold public hearings on their respective budget proposals. Each such elective and appointive officer, board or commission shall, not later than the 1st day of February of each year, file with the controller for check as to form and completeness two copies of the budget estimate as approved.

The chief administrative officer shall obtain in ample time to pass thereon budget estimates from the heads of departments or offices subject to his control, and, after adjusting or revising the same, not later than the 1st day of February he shall transmit such budget

estimates to the controller.

The controller shall check such estimates and shall upon his request, be furnished with any additional data or information. Not later than the 1st day of March of each year he shall consolidate such

budget estimates and transmit the same to the mayor.

He shall at the same time transmit to the mayor a summary and recapitulation of such budget estimates, segregated by separate departments or offices and units thereof, or by purposes for non-departmental expenditures, and arrange according to classification of objects of expenditure, as required by the controller, to show the amount of proposed expenditures and estimated revenues in comparison with the current and previous fiscal year's expenditures and revenues.

He shall submit at the same time (1) statements showing revenues and other receipts, including the estimated unencumbered surplus in any item or fund at the beginning of the ensuing fiscal year, segregated according to specific or general purposes to which such revenues or receipts are legally applicable, for the last complete fiscal year and for the first six months of the current fiscal year, with estimates thereof for the last six months of the current fiscal year, together with estimates of such revenues and receipts for the ensuing fiscal year; (2) statements of the amounts required for interest on, and sinking fund or redemption of, each outstanding bond issue, and for tax judgments, and other fixed charges, together with estimates of interest required on bonds proposed to be sold during the ensuing fiscal year, and statements of the city's authorized debt, and judgments outstanding at the time the budget estimates are submitted.

6.201 Form of Budget Estimates

The classification of proposed expenditures included in budget estimates shall be uniform for all departments, offices, bureaus, divisions and branches. The estimates shall include or be accompanied by the following information:

(1) An itemized estimate of the total expense of conducting each department, bureau, division, office or board for the ensuring fiscal year, together with a separate schedule of the proposed work

program.

(2) Statements of the expenditures by items for the last complete fiscal year, and for the first six months of the current fiscal year, together with an estimate of probable expenditures by items for the last six months of the current fiscal year.

(3) The reasons for proposed increases or decreases, as compared with the current fiscal year, in any items of the proposed estimate.

(4) A schedule of positions and compensations showing any increases or decreases requested in the number of positions or rates of pay.

(5) Such other information as the mayor or the chief administra-

tive officer may deem desirable.

6.202 Preparation and Submission of Capital Improvement Program

Each officer, board and commission shall annually, on or before the first day of October, file with the department of city planning a schedule describing all capital improvement projects which are proposed for inclusion in the budget for the ensuing fiscal year, together with a schedule of all capital improvement projects which in the opinion of such officer, board or commission should be undertaken in the five succeeding years.

The department of city planning shall prepare and submit to the mayor, the board of supervisors, the controller, and each officer, board, or commission concerned, on or before the 20th day of January, a report recommending a program of capital improvements

based on the projects submitted.

The report shall state whether each of the proposed capital improvement projects conforms to the master plan, and if conflict exists, the report shall give the particulars of the differences between the proposed capital improvement projects and the master plan; provided, however, that if any such capital improvement project does so conflict, it shall be the duty of the department of city planning, prior to the submission of its related report, to confer with the officer, board, or commission concerned for the purpose of modifying either the project plan or the master plan in an endeavor to eliminate conflict as far as may be possible.

The report shall also include the recommendations of the department of city planning for additional capital improvement projects and for the advance planning and acquisition of land necessary for

the development of all capital improvement projects.

Requests for supplemental appropriations for capital improvement projects, which projects have not been previously submitted to the department of city planning, shall be subject to all of the provisions herein contained except time, and the department of city planning shall report on each such proposal within thirty days from the date that each such proposal is filed with it.

The board of supervisors shall not appropriate any money for any capital improvement project which has not been referred to and reported on by the department of city planning in accordance with

the provisions of this section.

The department of city planning shall report to the board of supervisors within the time limits herein established.

6.203 Powers and Duties of the Mayor

The mayor shall hold such public hearings on these budget estimates as he may deem necessary and may increase, decrease or reject any item contained in the estimates, excepting that he shall not increase any amount nor add any new item for personal services, materials, supplies or contractual services, but may add to the requested appropriations for any public improvement or capital expenditure; but he shall add to requested appropriations for any public improvement or capital expenditure only after such items have first been referred to the department of city planning and a report has been rendered thereon regarding conformity with the master plan. It shall be the duty of the department of city planning to render its reports in writing within thirty days after said referral. Failure of the department of city planning to render any such report in such time shall be deemed equivalent to a report. The budget estimates of expenditures for any utility, within the estimated revenues of such utility, shall not be increased by the mayor.

Not later than the 15th day of April in each year, the mayor shall transmit to the board of supervisors the consolidated budget estimates for all departments and offices of, and the proposed budget for, the city and county for the ensuing fiscal year, including a detailed estimate of all revenues of each department and an estimate of the amount required to meet bond interest, redemption and other fixed charges of the city and county, and the revenues applicable thereto. He shall, by message accompanying such proposed budget, comment upon the financial program incorporated therein, the important changes as compared with the previous budget, and bond

issues, if any, as recommended by him.

The mayor shall submit to the board of supervisors, at the time that he submits said budget estimates and said proposed budget, a draft of the annual appropriation ordinance for the ensuing fiscal year, which shall be prepared by the controller. This shall be based on the proposed budget and shall be drafted to contain such provisions and detail as to furnish an adequate basis for fiscal and accounting control by the controller of each revenue and expenditure appropriation item for the ensuing fiscal year.

6.204 Publication

Upon submission, the proposed annual appropriation ordinance shall be deemed to have been regularly introduced.

The detail of the proposed budget shall be as follows:

(1) Total cost for conducting each department, bureau, office, board or commission for the ensuing fiscal year, segregated according to basic objects of expenditure for each.

(2) A detail schedule of positions and compensations, showing

any increases or decreases in any department or office.

(3) A detail schedule of items for capital outlay.

(4) The aforementioned consolidated estimates and schedules shall also include by items contained therein the following information:

(a) Expenditures for the last complete fiscal year.(b) Estimated expenditures for the current fiscal year.

(c) Proposed increases or decreases as compared with the budget allowances for the current fiscal year.

The board of supervisors shall cause copies of the mayor's budget message and proposed budget thus prepared, including comparative expenditures and revenues for the current and preceding fiscal years and other information transmitted therewith, to be made available for official use and to be placed and maintained for public inspection in the respective offices of the clerk of the board of supervisors and the controller, the main, branch and law libraries, and such other

public locations as the board in its discretion may designate.

Within five days following receipt of the proposed budget by the board of supervisors, the controller shall submit to the board a brief and simple summary of its contents in a form prescribed by the controller and designed to aid the residents of the city and county in understanding and evaluating the need for, purposes, unit costs, intended results and supportive revenue sources of each departmental program. Upon submittal of the summary, the board shall cause it to be published and shall cause copies to be made available to the public.

6.205 Powers and Duties of the Board of Supervisors

The board of supervisors shall fix the date or dates, not less than ten days after receipt from the mayor, for consideration of and public hearings on the proposed budget and proposed appropriation ordinance.

The board of supervisors may decrease or reject any item contained in the proposed budget, but shall not increase any amount or add any new item for personal services or materials, supplies, or contractual services, for any department, unless requested in writing so to do by the mayor, on the recommendation of the chief administrative officer, board, commission or elective officer, in

charge of such department.

The board of supervisors may increase or insert appropriations for capital expenditures and public improvements, but shall do so only after such items have first been referred to the department of city planning and a report has been rendered thereon regarding conformity with the master plan. It shall be the duty of the department of city planning to render its reports in writing within thirty days after said referral. Failure of the department of city planning to render any such report in such time shall be deemed equivalent to a report.

The budget estimates of expenditures for any utility, within the estimated revenues of such utility, shall not be increased by the

board of supervisors.

In the event the public utilities commission and the mayor shall propose a budget for any utility which will exceed the estimated revenue of such utility, it shall require a vote of two-thirds of all members of the board of supervisors to approve such budget estimate and to appropriate the funds necessary to provide for the deficiency.

Such budget of expenditures in excess of estimated revenues may be approved to provide for and include proposed expenditures for additions, betterments, extensions or other capital costs, in amount not to exceed three-quarters of one cent (\$.0075) on each one hundred dollars (\$100) valuation of property assessed in and subject to taxation by the city and county, provided that whenever tax support is required for additions, betterments, extensions or other capital costs the total provision for such purposes shall not exceed an amount equivalent to three-quarters of one cent (\$.0075) on each one hundred dollars (\$100) valuation of property subject to taxation by the city and county and provided further that proposed expenditures for additions, betterments, extensions or other capital costs in excess thereof shall require financing by authorization and sale of bonds. This section shall have precedence over section 6.407 (a) of this charter and any other section deemed in conflict herewith.

After public hearing, and not earlier than the 15th of May, nor later than the 1st day of June, the board shall adopt the proposed budget as submitted or as amended and shall pass the necessary appropriation ordinance.

6.206 Veto

Any item in an appropriation ordinance passed pursuant to section 6.205 of this charter except for bond interest, redemption or other fixed charges, may be vetoed in whole or in part by the mayor within ten days of receipt by him from the clerk of the board of supervisors of the ordinance as passed by the board, and the board of supervisors shall act on such veto not later than the 20th day of June.

6.207 Annual Salary Ordinance

The number and rates of compensation for all positions continued or created by the supervisors in adopting each annual budget, and each annual or supplemental appropriation ordinance, shall be established and enumerated in an ordinance continuing and creating positions in city and county departments and offices, and providing the rates of compensation therefor, which ordinance shall be passed or amended at the same time as the annual or supplemental appropriation ordinance is passed. Such ordinance shall be subdivided for each department or office and each organization subdivision thereof. The number of positions enumerated therein shall be segregated by classes according to the civil service classification of employment and the positions in any department or office under any such class shall not be listed individually or subdivided, except where necessary to show varying rates of pay for employments included in any such class. Rates of compensation enumerated shall be those established by salary standardization schedules, and shall not be listed for individuals or individual positions, except where the compensation of incumbents is higher than the rate fixed by salary standardization, which compensation shall not be reduced so long as the incumbents legally hold such positions. Notwithstanding the provisions of section 2.300 of this charter with respect to amendment of sections of ordinances any change in the number of positions allowed for any department or office, and seniority or other compensation increases authorized as provided elsewhere in this charter for officers or employees, may be covered by amendment of the appropriate item or items of the ordinance herein referred to. The said ordinance shall constitute the legal basis for check by the civil service commission or the controller as to the legality of the creation of any position in the city and county service and the rate of compensation fixed therefor.

6.208 Tax Levy

On or before the 15th day of September of each year, the board of supervisors by ordinance shall levy a tax, the estimated proceeds of which, together with the total amount of receipts and revenues estimated to be received from all sources, will be sufficient to meet all appropriations made by the annual appropriation ordinance.

Chapter Three: Fiscal Administration

6.300 Effect of Appropriation Ordinance

Subject to the restrictions of section 6.301, the several amounts of estimated revenue and proposed expenditures contained in the annual appropriation ordinance as adopted by the board of supervisors shall be and become appropriated for the ensuing fiscal year to and for the several departments, bureaus, offices, utilities, boards or commissions, and for the purposes specified, and each department for which an expenditure appropriation has been made shall be authorized to use the money so appropriated for the purposes specified in the appropriation ordinance, and within the limits of the appropriation. The appropriation ordinance shall constitute the authority for the controller to set up the required revenue and expenditure accounts. Appropriation items for bond interest, bond redemption, fixed charges and other purposes not appropriated to a specific department shall be subject to the administration of and expenditure by the chief administrative officer for the respective purposes for which such appropriations are made.

6.301 Allotments

The several items of expenditure appropriated in each annual appropriation ordinance, being based on estimated receipts, income or revenues which may not be fully realized, it shall be incumbent upon the controller to establish a schedule of allotments, monthly or quarterly as he may determine, under which the sums appropriated to the several departments shall be expended. The controller shall revise such revenue estimates monthly. If such revised estimates indicate a shortage the controller shall hold in reserve an equivalent amount of the corresponding expenditure appropriations set forth in any said annual appropriation ordinance until the collection of the amount as originally estimated is assured, and in all cases where it is provided by this charter that a specified or minimum tax shall be levied for any department the amount of the appropriation in any annual appropriation ordinance derived from taxes shall not exceed the amount actually produced by the levy made for said department.

The controller in issuing warrants or in certifying contracts or purchase orders or other encumbrances, pursuant to section 6.302 of this charter, shall consider only the allotted portions of appropriation items to be available for encumbrance or expenditure and shall not approve the incurring of liability under any allotment in excess of the amount of such allotment. In case of emergency or unusual circumstance which could not be anticipated at the time of apportionment, an additional allotment for a period may be made on the recommendations of the department head and that of the chief administrative officer, board or commission and the approval of the controller. After the allotment schedule has been established or fixed, as heretofore provided, it shall be unlawful for any department or officer to expend or cause to be expended a sum greater than the amount set forth for the particular activity in the said allotment schedule so established unless an additional allotment is made, as herein provided.

6.302 Encumbrances

Accounts shall be kept by the controller showing the amount of each class or item or revenue as estimated and appropriated in the annual appropriation ordinance, and the amount collected. Accounts shall also be kept by the controller of each expense appropriation item authorized by the board of supervisors. Every warrant on the treasury shall state specifically by title and number the appropriation item against which such warrant is drawn.

Each such revenue and expense account shall show in detail the amount of the appropriation or appropriations made therefor by the supervisors, the amount drawn thereon, the amount of encumbrance for purchase orders, contracts or other obligations theretofore, certified by the controller as against it, and the unencumbered balance to the credit thereof. This balance shall be the "unencum-

bered balance" as this term is used in this charter.

No obligation involving the expendiutre of money shall be incurred or authorized by any officer, employee, board or commission of the city and county unless the controller first certify that there is a valid appropriation from which the expenditure may be made, and that sufficient unencumbered funds are available in the treasury to the credit of such appropriation to pay the amount of such expenditure when it becomes due and payable.

Each such certification shall be immediately recorded by the controller. Each sum so recorded shall be an encumbrance for the purpose certified until such obligation is fulfilled, cancelled or discharged, or until the ordinance or resolution is repealed by the

board of supervisors.

6.303 Disbursements

No moncy shall be drawn from the treasury of the city and county, nor shall any obligation for the expenditure of any money be incurred except in pursuance of appropriations or transfers made as in this charter provided.

All warrants shall be drawn by the controller, in payment of claims, prepared and signed by the responsible official, for services, supplies and other obligations against the city and county, supported

by proper invoices, bills and other necessary data.

The controller shall audit such claims. If he finds the same to be correct and proper in all particulars, and clearly within the purposes for which the appropriation item to which it is charged was made, and that there is an adequate balance in such appropriation item to meet the payment, he shall draw and approve the warrant therefor.

If all or any portion of the claim is not correct, or if all proceedings required incidental to such payment have not been followed, the controller may approve such part of such claim as he shall find correct and draw the warrant therefor, or he may return

the claim to the department concerned with his disapproval.

Prior to his drawing any warrant therefor, the controller may, in addition to any other inspection required by any other official, make such investigation and inspection as he deems necessary as to the quality, quantity and condition of services, material, supplies or equipment received by any officer or department for which payment is to be made by such warrant. If, in his opinion, any claim is not legal, he shall withhold approval of the same and immediately return such claim, together with a statement of his action thereon and reason therefor, to the responsible official, or transmit the same to the mayor for instructions. No warrant shall be drawn in payment of a claim against a fund in which there is an insufficient unencumbered balance for the payment thereof. Such claims, if legal, shall be registered by the controller in the order of receipt by him, and shall be paid in such order as moneys to cover the same become available in the proper fund.

6.304 Disbursements in Advance of Revenues

The board of supervisors, by annual tax levy, may gradually build up the cash reserve fund authorized and created by the provisions of section 6.306 of this charter. Said fund shall be used exclusively (1) for the payment in any fiscal year of legally budgeted expenditures for such year in anticipation of the collection, after the close of such fiscal year, of legally collectible taxes and other revenues, as set forth in the budget and the appropriation ordinance for such fiscal year,

and (2) for paying that portion of the authorized expenses of the city and county for any fiscal year, which, as certified to said board by the controller, becomes due and payable and must be paid prior to the receipt of tax payments for such fiscal year; provided, that such cash reserve fund shall not at any time exceed the estimated expenditures for the first five months of the then current fiscal year, less the amount of estimated revenues and receipts from sources other than tax rate revenues.

In the event that funds are not available in such a cash reserve fund to meet authorized expenditures of any fiscal year, the board of supervisors, on the recommendation of the controller and the mayor, and the written approval of the officer, board or commission responsible for the management and control of the fund from which it is proposed that the temporarily idle balances be transferred or loaned may, by ordinance, authorize the treasurer to make temporary transfers or loans for specified periods of idle unencumbered balances in any fund in his custody, except a pension fund, at not less than the then current rate of interest paid by the banks to the city and county on city and county funds deposited with such banks. Such approval by the officer, board or commission concerned shall specify that the amount proposed to be transferred or loaned from such fund will not be needed for the purpose of such fund prior to the date specified for its return. The fund from which such transfer or loan is made shall be charged or encumbered with the amount of such transfer or loan and such amount shall not be considered as available in such fund for any other appropriation or encumbrance for which any expenditures or payments must be made prior to the date on which the transfer or loan is repaid. Any transfer or loan made as herein authorized during the first half of any fiscal year shall be repaid prior to the 1st day of January of said year, and any transfer or loan made during the remaining one-half of said fiscal year shall be repaid prior to the 15th day of May of said year. Such loans shall be secured by and made solely in anticipation of the collection of taxes levied or to be levied for the current fiscal year, and such loans shall constitute the first demand on and shall be repaid from the first tax collections for such current fiscal year; provided, however, that tax anticipation loans made as hereinafter in this section authorized, shall constitute a prior lien on said taxes levied or to be levied or collected.

When funds shall be needed for the immediate requirements of the city and county in any fiscal year in accordance with appropriations made as authorized by this charter for such fiscal year, which payments may be made in advance of the receipt of income from such fiscal year, and when funds therefor cannot be made available as

hereinbefore in this section authorized, the board of supervisors on the recommendation of the controller and the approval of such recommendation by the mayor, shall have power to borrow money on notes or other evidences of indebtedness on behalf of the city and county. Said power shall be exercised by ordinance or ordinances authorizing the borrowing of said money and the execution of said notes or other evidences of indebtedness. The aggregate amount of such notes or other evidences of indebtedness outstanding and unpaid at any one time during any part of the fiscal year in which said borrowing is made shall not be in excess of 25 per cent of the estimated aggregate amount of all taxes actually levied for such fiscal year. All such notes or other evidences of indebtedness shall be offered at public sale by the board of supervisors after not less than two days of advertising, not less than three days after the last day on which such advertising is published. Each such sale shall be made to the bidder offering the lowest rate of interest or whose bid represents the lowest net cost to the city and county; provided, however, that the rate of interest to be paid shall not exceed the sum of six (6) per centum per annum, and full authority is hereby given to said board of supervisors to fix, by resolution, the rate of interest on said notes or other evidences of indebtedness and the times and places where the principal sum of said notes or other evidences of indebtedness shall be paid. The principal amount of said notes or other evidences of indebtedness together with the interest thereon, issued and delivered under authority of this section shall be payable exclusively out of the taxes levied and collected by said city and county for the fiscal year during which the same are issued, and shall constitute a first lien and charge against the taxes collected during the half of the fiscal year in which said money shall be borrowed and shall be repaid from the first moneys received from said taxes; and the amount of taxes so levied and collected shall be applied to the payment of said notes or other evidences of indebtedness before any part thereof is used for any other purpose; provided, however, that taxes levied for the payment of principal of, or interest on, any bonded indebtedness of said city and county now outstanding or hereafter created shall be applied to the purpose for which such taxes were levied, unless the money borrowed by such notes or other evidences of indebtedness issued against such tax levies is in fact applied to the payment of the principal and interest of such bonded indebtedness. If at the time said notes or other evidences of indebtedness, or any of them, become due and payable the funds in the city treasury available for the payment thereof shall be insufficient for the payment in full of all of said notes or other evidences of indebtedness than outstanding such funds shall be applied pro rata to the payment of the principal and interest of all of the notes or other evidences of indebtedness then issued and outstanding without preference or priority of any one note over any other by reason of prior issuance, or otherwise. Any of said notes or other evidences of indebtedness not paid prior to June 30 of the fiscal year during which the same are issued shall, nevertheless, be paid out of moneys received from the taxes of the said fiscal year, irrespective of the date of the receipt thereof, it being the intent and purpose of this section to provide for the payment of all notes or other evidences of indebtedness issued under authority of this section out of the taxes levied for the fiscal year during which said notes or other evidences of indebtedness are issued

irrespective of the actual date of the collection of said taxes.

The board of supervisors shall have full power and authority to provide for the form of all notes or other evidences of indebtedness issued by authority of this section, as well as to fix the time and place for the payment of both the principal amount of said notes or other evidences of indebtedness and the interest to become due thereon; provided that all notes or other evidences of indebtedness issued for money borrowed during the first half of any fiscal year shall be payable not later than December 31 of said year; and all notes or other evidences of indebtedness issued for money borrowed during the second half of any fiscal year shall be payable not later than May 15 of such year, it being the intent and purpose of this section that the borrowing of money under authority hereof shall be solely for the purpose of anticipating receipt of income. The mayor, in preparing the consolidated budget estimate as provided by this charter, shall include therein a separate amount sufficient to meet the interest to be paid on any moneys borrowed under authority of this section.

6.305 Transfers

Upon written recommendation of the chief administrative officer, or board or commission for the use of which funds have been appropriated, and the approval of the mayor, the board of supervisors may transfer an unencumbered balance, or part thereof, of an appropriation made for the use of one department, to another. No such transfer shall be made of utility, bond, school, pension or trust funds, except by way of loans as in this charter provided. On request of a department head and approval by the chief administrative officer, board or commission, respectively, and on the authorization of the controller, funds appropriated for a specific purpose of such department which become surplus may be transferred and used for another specific purpose within the department; provided, however, that such surplus shall not be transferred to a capital improvement

project unless such project shall have been previously approved in accordance with the provisions of sections 3.527, 6.202, 6.203, or 6.205 of this charter. The controller shall prescribe the method to be used in making payments for interdepartmental services.

6.306 Cash Reserve Fund and Supplemental Appropriations

Unused and unencumbered appropriations or unencumbered balances existing at the close of any fiscal year in revenue or expense appropriations of the city and county for any such fiscal year, including such balances in revenue and expense appropriations provided under the provisions of section 6.400 (a) of this charter for libraries, parks and squares, playgrounds and civil service in any such fiscal year, but exclusive of revenue or money required by law to be held in school, bond, bond interest, bond redemption, pension, trust, utility or other specific funds, or to be devoted exclusively to specified purposes other than annual appropriations, and together with revenues collected or accruing from any source during any such fiscal year, in excess of the estimated revenue from such source as shown by the annual budget and the appropriation ordinance for such fiscal year, shall be transferred by the controller, at the closing of such fiscal year, to a "cash reserve fund" which is hereby created and which may be used only in the manner authorized by section 6.304 of this charter; provided, however, that when the balance in said cash reserve fund shall equal ten (10) per centum of the current or the last preceding tax levy no such transfer shall be made by the controller except on the recommendation of said controller, the approval of the mayor and the authorization of the board of supervisors, by majority vote.

Such unused and unencumbered appropriations, balance and revenue collections in excess of revenue estimates, as hereinbefore in this section defined, when not transferred to the cash reserve fund as hereinbefore in this section required or authorized, shall be held as

surplus.

Such surplus shall be taken into account as revenue of the ensuing fiscal year; provided, however, that any such surplus created or existing in any fiscal year may be appropriated by the board of supervisors at the last meeting of such board in any month, by means of an ordinance designated as a supplemental appropriation ordinance, on the recommendation of the chief administrative officer, or any board, commission or elective officer, respectively, and the approval and submission by the mayor of a supplemental budget estimate or request, in the same manner and subject to the same conditions, except time, as provided in this charter for the submis-

sion and approval of the annual budget and the appropriation ordinance.

No ordinance or resolution for the expenditure of money, except the annual appropriation ordinance, shall be passed by the board of supervisors unless the controller first certify to such board that there is a sufficient unencumbered balance in a fund that may legally be used for such proposed expenditure, and that, in the judgment of the controller, revenues as anticipated in the appropriation ordinance for such fiscal year and properly applicable to meet such proposed expenditure will be available in the treasury in sufficient amount to meet the same as it becomes due.

6.307 Emergency Reserve Fund

The tax rate may be fixed by the board of supervisors so as to produce, by a specifically designated rate, as recommended by the mayor in any proposed annual budget and the appropriation ordinance therefor, an amount necessary for an emergency reserve fund, which fund is hereby created, for the purposes of meeting any emergency as defined in sections 2.301 or 3.100 of this charter. Appropriations from such emergency reserve fund shall be made only on the recommendation of the department head concerned, the approval of the chief administrative officer or the board or commission in charge of such department, the recommendation of the mayor to the board of supervisors that such appropriation be made, and the vote of three-fourths of the board of supervisors.

The balance in said emergency reserve fund at the end of any fiscal year shall be maintained and carried forward in said fund. The annual appropriation for said fund and the annual tax rate therefor shall not exceed one per centum of the amount of the levy required to meet all other expense appropriations unless and until the accumulated and unencumbered balance in said fund shall amount to a sum not to exceed three per centum of the tax levy required to meet all other expense appropriations in the then current fiscal year. The board of supervisors, on the recommendation of the mayor, may make appropriations to and may levy taxes for said emergency reserve fund in excess of said three per centum of the tax levy for all other

purposes.

6.308 Revolving Funds

The board of supervisors, on the recommendation of the mayor, in any proposed annual budget, may, in the approval of such budget and the annual appropration ordinance therefor, establish departmental revolving funds to be used as petty cash funds for specific purposes and to be subject to settlement with, and audit by, the controller at least monthly, as provided in section 3.303. The mayor shall recommend and the supervisors shall establish revolving funds designated in this charter as the special election fund and the purchaser's revolving fund, and they shall respectively recommend and establish such revolving funds as may be necessary to facilitate the operation of each utility and institution of the city and county.

6.309 Clearing House Representative

The board of supervisors, by ordinance, upon the recommendation of the mayor, the treasurer and the controller, may designate any bank qualified to be a depositary under this charter to be the clearing house representative of the city and county, and the city and county may pay a reasonable fee for the service thereof. The necessary procedure shall be provided by ordinance.

6.310 Custody of Moneys and Securities

The board of supervisors shall by ordinance provide for the safe custody of all money and property in the possession or under the control of the treasurer. Pending the adoption of such ordinance, moneys and securities in possession of the treasurer shall be deposited in a joint custody safe with two combination locks, both of which must be unlocked to open the safe. The combination of one lock shall be known only to the treasurer and one deputy in his office selected by him, and the combination of the other shall be known only to the controller and such assistant in his office as shall be selected by him. The joint custody safe shall be opened only in the presence of the treasurer and either the controller or the assistant in his office having knowledge of the combination, or in the presence of the controller and either the treasurer or the assistant in his office having knowledge of the combination, and either the controller or the said assistant shall attend, at the request of the treasurer, to open the joint custody safe.

A complete record of moneys and securities on deposit in the joint custody safe shall be kept in a joint custody account and the record of any withdrawals shall be verified by the initials of the controller or his said assistant and the treasurer or his said assistant. Money required for current daily payments to be made from the treasury may be withdrawn from the joint custody safe and deposited in another safe, and the balance thereof shall be verified daily at the

close of business hours by the treasurer and the controller.

6.311 Receipt, Deposit and Investment of Funds

Disbursement of all public or other funds in the custody of the treasurer, except reimbursement transfers between departments as provided in section 6.305, shall be made only on warrants drawn by the controller. All moneys and checks received by any officer or employee of the city and county for, or in connection with the business of, the city and county, shall be paid or delivered into the treasury not later than the next business day after its receipt, and shall be receipted for by the treasurer. Daily statements of such receipts and deposits shall be prepared and transmitted to the controller and the treasurer. All pension funds and securities shall be deposited with the treasurer.

The deposit of public funds shall be governed by state law enacted under authority of Article XIII, Section 38 and 39 of the Constitu-

tion.

The treasurer shall not be responsible for any loss of public moneys resulting from a deposit thereof made in accordance with the provisions of this section. The treasurer shall be responsible for the safekeeping of all securities deposited by banks. The transfer of money for deposits shall be at the expense of the depositary.

Funds received as gifts for a specific purpose, by donation, bequest, legacy or otherwise, and held in trust for the benefit of the city and county may, with the approval of the controller, be invested by the officer, board or commission charged with control and administration of such trust or funds in securities legal for savings banks.

All interest on moneys deposited shall accrue to the benefit of the city and county, except that interest derived from the deposit of any bond, utility, pension, trust or other fund created for a specific purpose shall accrue to such fund. Public money, other than that of the city and county, coming into the hands of the treasurer shall be kept as provided by law.

6.312 Invalidity of Improper Acts

All obligations incurred, all ordinances passed, and resolutions and orders adopted, contrary to the provisions of sections 6,302, 6,306, and 6.313 shall be void and any claim or demand against the city and county based thereon shall be invalid.

6.313 Penalties

Every officer who shall approve, allow or pay any demand on the treasury not authorized by law, ordinance or this charter, shall be liable to the city and county individually and on his official bond for the amount of the demand so illegally approved, allowed or paid.

Chapter Four: Requirements for and Limitations on Revenues and Expenditures

6.400 Property Tax Limitations and Requirements

(a) The tax levy shall not exceed the rate of one dollar and sixty-five cents (\$1.65) on each one hundred dollars (\$100) valuation of the property assessed in and subject to taxation by the city and county, exclusive of the following items: (1) State taxes, and taxes for the interest and sinking fund on bonded indebtedness of the city and county; (2) the cost of constructing, maintaining and improving (a) schools, (b) libraries, which tax shall not be less than four cents on each one hundred dollars, (c) parks and squares, which tax shall be not less than ten cents on each one hundred dollars, (d) playgrounds, which tax shall be not less than seven cents on each one hundred dollars, (e) for the art commission for the purpose of maintaining a symphony orchestra one-half cent on each one hundred dollars of said assessed valuation, (f) streets, sewers and buildings; (3) the cost of (a) elections, (b) civil service, which tax shall not be less than one-half cent on each one hundred dollars, (c) obligations imposed by state legislative or constitutional enactment and (d) obligations imposed by vote of the people of the city and county.

(b) The amount of money to be provided by tax levy for recreation and park purposes shall not be less than the total of the amounts now or hereafter provided for parks and squares and for

playgrounds under the provisions of subsection (a).

(c) Revenue to meet current annual interest and redemption or sinking fund for outstanding bonds shall always be provided out of the tax levy; provided, however, that to the extent to which funds are appropriated by the public utilities commission, and available for annual interest and redemption or sinking fund on bond issued for acquisition, construction or extension of any utility, no tax shall be levied therefor.

6.401 Limitations on Bonded Indebtedness

(a) No bonded indebtedness shall be incurred by the city and county which together with the amount of bonded indebtedness outstanding shall exceed twelve percent of the assessed value of all real and personal property in the city and county subject to taxation for city and county purposes. Bonded indebtedness heretofore or hereafter created for water supply, storage or distribution purposes, sewers and sewerage collection, disposal and treatment, water pollution control, and the acquisition, construction or completion of air

transportation facilities and bonded indebtedness created pursuant to section 7.302 hereof shall be exclusive of the limitation on the amount of bonded indebtedness of the city and county contained in this section; provided, however, that any bonded indebtedness for sewers and sewerage collection, disposal and treatment, and for water pollution control, must be financed by sewerage service charges for

the foregoing exclusion to be applicable.

(b) Any and all indebtedness assumed for the purpose of accepting the transfer and assuming jurisdiction and control of the harbor of San Francisco and the facilities thereof in accordance with the terms and conditions of Statutes 1968, ch. 1333 shall not be included in the bond debt limit provided for in subsection (a), and if thereafter any additional bonded indebtedness is incurred to improve said harbor in connection with the operation thereof, said bonded indebtedness so incurred shall also be exempt from the limitations contained in subsection (a).

(c) A bonded indebtedness for the construction, completion or acquisition of foreign trade zones and the acquisition of necessary lands, buildings and equipment authorized by the electors in accordance with the provisions of this charter shall be exclusive of the bonded indebtedness of the city and county limited by this charter.

6.402 Fees for Licenses and Permits

The fees or licenses to be charged under ordinances referred to in section 7.704 shall not be less than the cost to the city and county of regulation and inspection; provided, that in so far as the regulation and inspection of foodstuffs or articles of food for human consumption are concerned, the fees or licenses to be charged for such regulation and inspection shall be as determined by the board of supervisors, but the same shall not exceed the cost of said regulation and inspection.

6.403 Business License Taxes

No license tax shall be imposed after June 30, 1973, on any seller or manufacturer of goods, wares or merchandisc operating at a fixed place of business in the city and county, except such as require permits or licenses in accordance with or under authority of any local health, sanitary or other ordinance under the police power.

6.404 Appropriations for Maintenance of Certain Cultural Facilities

(a) The board of supervisors shall annually appropriate to the war memorial board an amount sufficient to defray the cost of maintaining, operating and caring for the war memorial.

(b) The supervisors, for the purpose of maintaining, operating and superintending the California Palace of the Legion of Honor, and the purchase of objects of art, literary productions and other personal property, shall provide an amount sufficient for the maintenance, operation, and superintendence thereof, subject to the budget and fiscal provisions of this charter, and to that end shall levy a tax annually, the proceeds of which shall be credited to and deposited in a fund in the treasury of the city and county to be known as the "California Palace of the Legion of Honor Fund," and shall be used

exclusively for the purposes thereof.

(c) The supervisors, subject to the budget provisions of this charter, shall, for the purpose of maintaining the M. H. de Young Memorial Museum, include in each annual budget of city and county expenditures an amount sufficient for the maintenance, operation and superintendence thereof, not less than forty thousand dollars (\$40,000) in each annual budget, and such additional amount as is necessary to take care of the increased demand for help, buildings, repairs, and care of said memorial museum. Such amounts shall be credited to and deposited in the fund in the treasury of the city and county to be known as the "M. H. de Young Memorial Museum Fund."

(d) Funds necessary for the maintenance, operation, and continuance of the Steinhart Aquarium shall be furnished by the city and county to the California Academy of Sciences. The board of supervisors is empowered to furnish to said California Academy of Sciences such funds as the board shall deem proper for the maintenance, operation, and continuance of any or all other of said

buildings and improvements heretofore or hereafter erected.

6.405 Appropriations for Civil Service Commission

If the annual appropriation of the civil service commission is insufficient to meet the cost of the examinations required to establish registers of eligibles through the examination procedures set forth in section 8.321 hereof, or to qualify applicants for limited tenure appointments as provided in section 8.331, the commission shall report to the mayor the estimated cost thereof and the mayor shall request and the supervisors shall make supplemental appropriations therefor in the manner provided herein for supplemental appropriations.

If its annual appropriation is insufficient to meet the cost of the examination required in section 8.332, it shall report to the mayor the estimated cost thereof, and the mayor shall request and the supervisors shall make supplemental appropriation therefor in the

manner provided herein for supplemental appropriations.

6.406 Harbor Revenues and Expenditures

The revenues of the harbor and of all properties and facilities incident thereto, or used in connection therewith, shall be deposited in a separate fund in the treasury of the city and county and a harbor trust fund or trust funds shall be established by the city and county and the city and county shall deposit in the fund or funds all monies received attributable to facilities on the transferred lands in the harbor.

Subject to the terms and conditions of Statute 1968, ch. 1333, appropriations from such funds shall be made for the following

purposes and in the order named, viz:

(a) For the payment of maintenance and operating expenses, pension charges and proportionate payments to such compensation and other insurance and accident reserve funds as the commission may establish or the board of supervisors may require;

(b) For payment of the principal and interest of any obligations of the State of California and assumed or agreed to be paid by the

City and County of San Francisco;

(c) For the payment of principal, interest, reserve funds, sinking funds, and other funds established for the benefit of revenue bonds issued pursuant to the authority contained in section 7.305 of this charter;

(d) For capital improvements to the properties of said harbor or

used in connection with the operation thereof;

(e) For the payment of the principal and interest on any general obligation bonds issued by the City and County of San Francisco for the acquisition, construction, repair or extension of said harbor or of any of the facilities used in connection therewith;

(f) An amount which shall be sufficient to meet the cost of reconstruction and replacement made necessary by the physical and functional depreciation of any of the properties or equipment of said

harbor as the same shall occur;

(g) To pay for extension and betterments to said harbor or to the

equipment and facilities thereof;

(h) To establish a surplus or sinking fund for the improvement or extension of the harbor or any facility used in connection therewith.

6.407 Utility Revenues and Expenditures

(a) Receipts from each utility operated by the public utilities commission shall be paid into the city and county treasury and maintained in a separate fund for each such utility. Appropriations from such funds shall be made for the following purposes for each such utility in the order named, viz: (1) for the payment of operating

expenses, pension charges, and proportionate payments to such compensation and other insurance and accident reserve funds as the commission may establish or the board of supervisors may require; (2) for repairs and maintenanance; (3) for reconstruction and replacements as hereinafter described; (4) for the payment of interest and sinking funds on the bonds issued for acquisition, construction or extensions; (5) for extensions and improvements, and (6) for a surplus fund.

(b) The salaries and general expenses of the commission or bureaus thereof not chargeable to a specific department shall be apportioned fairly among the departments under the control of the public utilities commission in such manner as the commission may deem appropriate, and such apportionment shall be shown as

expenses of such department.

(c) For the purpose of computing net income, the public utilities commission, on the basis of an appraisal of the estimated life and the then current depreciated value of the several classes of property in each utility, shall determine the amount of reasonable annual depreciation for each utility. During the fiscal year 1937-1938 and at least every five years thereafter, the commission shall make an appraisal or may revise the last preceding appraisal of the value and probable useful life of each of the several classes of property of each utility, and shall, on the basis of said appraisal, redetermine the amount of the reasonable annual depreciation for each utility.

(d) For the purpose of providing funds for reconstruction and replacements due to physical and functional depreciation of each of the utilities under the jurisdiction of the commission, the commission must create and maintain a reconstruction and replacement fund for each such utility, sufficient for the purposes mentioned in this section, and in accordance with an established practice for utilities of similar character, which shall be the basis for the amount necessary to be appropriated annually to provide for said reconstruction and

replacements.

(e) If any accumulation in the surplus fund of any utility shall, in any fiscal year, exceed twenty-five percent of the total expenditures of such utility for operation, repairs and maintenance for the preceding fiscal year, such excess may be transferred by the board of supervisors to the general fund of the city and county, and shall be deposited by the commission with the treasurer to the credit of such general fund.

(f) Any budget of expenditures for any public utility in excess of estimated revenues may be approved to provide for and include proposed expenditures for additions, betterments, extensions or other capital costs, in amount not to exceed three-quarters of one

cent (\$.0075) on each one hundred dollars (\$100) valuation of property assessed in and subject to taxation by the city and county, provided that whenever tax support is required for additions, betterments, extensions or other capital costs the total provision for such purposes shall not exceed an amount equivalent to three-quarters of one cent (\$.0075) on each one hundred dollars (\$100) valuation of property subject to taxation by the city and county and provided further that proposed expenditures for additions, betterments, extensions or other capital costs in excess thereof shall require financing by authorization and sale of bonds. This section shall have precedence over section 6.205 of this charter and any other section deemed in conflict herewith.

6.408 Airports Revenue Fund

- (a) Subject to the budget and fiscal provisions of this charter: (1) The entire gross revenue of the airports commission shall be set aside and deposited into a fund in the city and county treasury to be known as the "Airports Revenue Fund." All amounts paid into said fund shall be maintained by the treasurer separate and apart from all other city and county funds and shall be secured by his official bond or bonds. Said fund shall be exempt from section 6.407 of this charter. (2) Separate accounts shall be kept with respect to receipts and disbursements of each airport under the jurisdiction of the commission.
- (b) Moneys in the Airports Revenue Fund including earnings thereon shall be appropriated, transferred, expended or used for the following purposes pertaining to the financing, maintenance and operation of airports and related facilities owned, operated or controlled by the commission and only in accordance with the following priority: (1) the payment of operation and maintenance expenses for such airports or related facilities; (2) the payment of pension charges and proportionate payments to such compensation and other insurance or outside reserve funds as the commission may establish or the board of supervisors may require with respect to employees of the commission; (3) the payment of principal, interest, reserve, sinking fund, and other mandatory funds created to secure revenue bonds hereafter issued by the commission for the acquisition, construction or extension of airports or related facilities owned, operated or controlled by the commission; (4) the payment of principal and interest on general obligation bonds heretofore or hereafter issued by the city and county for airport purposes; (5) reconstruction and replacement as determined by the commission or as required by any airport revenue bond ordinance duly adopted and approved; (6) the acquisition of land, real property or interest in real

property for, and the acquisition, construction, enlargement and improvement of new and existing buildings, structures, facilities, utilities, equipment, appliances and other property necessary or convenient for the development or improvement of any airports and heliports owned, controlled or operated by the commission in the promotion and accommodation of air commerce or navigation and matters incidental thereto; (7) the return and repayment into the general fund of the city and county of any sums paid by the city and county from funds raised by taxation for the payment of interest on and principal of any general obligation bonds heretofore issued by the city and county for the acquisition, construction and improvement of the San Francisco International Airport; (8) for any other lawful purpose of the commission.

6.409 Expenditures of the Proceeds from the Sale of Property

The proceeds of the sale of any property under the control of a department shall be applied by the supervisors to the purchase of additional land for the use of such department if required thereby. Otherwise such proceeds shall be applied to the purchase of additional real property for any city and county purpose, or, if not required therefor, may be appropriated by the board of supervisors for capital improvements; provided, however, that the proceeds of the sale of any property acquired for the use of any utility, bond, special or trust fund shall revert to the related utility, bond, special or trust fund.

6.410 Limitation on Special Assessments

Special assessments shall not exceed fifty percent of the assessed value of the land on which the special assessment is levied, except that when such assessments are authorized to be paid in installments over a period not to exceed ten years, no annual installment payment shall exceed twenty-five percent of the assessed value of the land on which the special assessment is levied.

6.411 Admission Fees to California Academy of Sciences Building

Subject to the approval of the board of supervisors, reasonable and appropriate charges may be made by the California Academy of Sciences for admission to or use of the buildings or improvements erected by or under the authority of the California Academy of Sciences in or on property owned or controlled by the city and county.

6.412 Sales and Use Taxes

Notwithstanding any of the provisions of this charter, the board of

supervisors shall have the power to enact an ordinance that will be in accordance with the provisions of Part 1.5 of Division 2 of the Revenue and Taxation Code of the State of California and any amendments thereto, insofar as said Part 1.5 of Division 2, as amended, provides for uniform local sales and use taxes, and it may enact such other ordinances and authorize the execution of such agreements as may be necessary or convenient to insure the imposition and collection of such taxes.

ARTICLE VII.

SPECIAL PROCEDURES

Chapter One: Purchase of Material, Supplies and Equipment

7.100 Material, Supplies and Equipment

The purchaser of supplies shall purchase all materials, supplies and equipment of every kind and nature, and enter into agreements for all contractual services required by the several departments and offices of the city and county, except as in this section otherwise provided. Purchases of books, magazines and periodicals for the library departments, works of art for museums and other articles or things of unusual character as to the purchasing thereof, may, on the recommendation of a department head and the approval of the

purchaser, be purchased directly by said department head.

Purchases for construction operations, or for any operations conducted outside the boundaries of the city and county may, on the recommendation of the department head in charge thereof and the approval of the purchaser of supplies, be made by the department head. All such purchases made by officials of departments other than the purchasing department shall be made in accordance with regulations established by the purchaser of supplies. The purchaser of supplies shall have authority to exchange used materials, supplies, and equipment to the advantage of the city and county, advertise for bids, and to sell personal property belonging to the city and county on the recommendation of a department head that such articles are unfit for use.

All purchases shall be by written purchase order or written contract. All purchases in excess of one thousand dollars (\$1,000) shall be by written contract; provided, however, that on the recommendation of the department head, in case of an emergency actually existing, the purchaser of supplies, with the approval of the chief administrative officer, may make such purchases in the open market

on the basis of informal bids. At least three bids or quotations shall be secured on open market purchases and a permanent record of all such quotations shall be kept. All contracts and purchase orders in excess of two thousand dollars (\$2,000) for material, supplies or equipment shall require the signature of the chief administrative officer in addition to the signature of the purchaser of supplies. The purchaser of supplies shall not enter into any contract or issue any purchase order unless the controller shall certify thereon that sufficient unencumbered balances are available in the proper fund to meet the payments under such purchase order or contract as these become due.

The purchaser of supplies shall establish specifications and tests to cover all recurring purchases of material, supplies and equipment. He shall, as far as is practicable, standardize material, supplies and equipment according to the use to which they are to be put, when two or more types, brands or kinds are specified or requested by

individual departments.

Purchases of equipment shall be made in accordance with specifications furnished by the department requiring such equipment in case the use of such equipment is peculiar to such department. For patented or proprietary articles sold by brand name, the purchaser may require each department requisitioning same by such brand name, to furnish specifications of the article requisitioned and may advertise for bids on the basis of such specifications, under conditions permitting manufacturers of or dealers in other articles made and sold for the same purpose to bid on such specifications or on the specifications of their own product. If the purchaser of supplies recommends the acceptance of the lowest or best bid, stating his reasons in writing therefor, and if the department head concerned recommends the acceptance of any other bid on such proprietary articles, stating his reasons in writing therefor, the award shall be determined by the controller.

The purchaser of supplies shall require departments to make adequate inspection of all purchases, and shall make such other inspection as he deems necessary. He shall direct the rejection of all articles which may be below standards, specifications or samples furnished. He shall not approve any bill or voucher for articles not in conformity with specifications, or which are at variance with any

contract.

He shall have charge of central storerooms and warehouses of the city and county. He shall also have charge of a central garage and shop for the repair of city and county equipment. All garages and shops heretofore maintained by departments for the construction, maintenance, and repair of departmental supplies and equipment,

and the personnel assigned thereto, excepting the shop and personnel for fire alarm, police telegraph and traffic signal manufacture and repair operated by the department of electricity, are hereby trans-

ferred to said central garage and shop.

He shall, under the supervision of the controller, maintain an inventory of all material, supplies and equipment purchased for and in use in all departments and offices of the city and county. He shall be responsible for the periodic check of such property, and in case of loss or damage deemed by him to be due to negligence, he shall report thereon to the mayor, the chief administrative officer and the controller. He shall have authority to require the transfer of surplus property in any department to stores or to other departments.

7.101 Surplus Commodities

Notwithstanding any other provision of the charter, the purchaser of supplies, with the approval of the chief administrative officer, may purchase any commodity either from the government of the United States or from the State of California without advertising for bids for said commodity, irrespective as to the cost thereof, and no written contract need be entered into with the government of the United States or with the State of California for the purchase of said commodity. Before any such purchase is made the controller shall certify as to the availability of funds to pay the purchase price of said commodity.

7.102 Monetary Functions

The board of supervisors shall by ordinance determine the monetary limits of purchases of material, supplies and equipment to be made (a) by the taking of informal bids consistent with the manner provided in section 7.100; and (b) by advertising for bids consistent

with the manner provided for in section 7.200.

They shall also provide by ordinance for the monetary limits within which procurements of material, supplies and equipment may be made from departmental revolving funds. The purchaser of supplies shall by rules and regulations, approved by the chief administrative officer and the controller, establish the methods whereby procurements may be made from departmental revolving funds.

7.103 Requisition, Contract and Payment

All purchase orders and contracts shall be based on written requisitions, or, for material or supplies in common use in the various departments, on the purchaser's records of average use by all departments, when approved by the chief administrative officer. The purchaser of supplies shall approve all bills or vouchers for materials supplies, equipment, and contractual services before the controller shall draw and approve warrants therefor. All contracts for the purchase of material, supplies and equipment shall be made after inviting sealed bids by publication. All sealed bids received shall be kept on file. When an award of contract is made, notice that the same has been made shall be given by one publication, and any interested person may examine the bids and records at the purchaser's office.

7.104 Purchaser's Revolving Fund

Appropriations for material, supplies, and equipment shall be segregated in each annual appropriation ordinance for each department or office. Any part of each such fund or appropriation may, on the recommendation of the purchaser of supplies and the approval of the controller, be transferred to or made available in the purchaser's revolving fund. Warrants shall be drawn against such fund by the controller on demand of the purchaser for the payment of bills on which discount for prompt payment may be secured, or for advantageous cash purchasing, under favorable or emergency market conditions, of material or supplies for future departmental requisition and use. Discounts obtained by the use of the purchaser's revolving fund may be accumulated therein and the supervisors may make annual appropriations to such fund until a sufficient sum, as determined by the controller, is accumulated to meet the average purchasing and discount payment requirements of the city and county.

Chapter Two: Construction or Repair of Public Works or Improvements

7.200 Public Works and Purchasing Contracts

The construction, reconstruction or repair of public buildings, streets, utilities or other public works or improvements, and the purchasing of supplies, material and equipment, when the expenditure involved in each case shall exceed the sum of two thousand dollars (\$2,000) shall be done by contract, except as otherwise provided by this charter. It shall constitute official misconduct to split or divide any public work or improvement or purchase into two or more units for the purpose of evading the contract provisions of this section. In an emergency, provided an actual emergency be declared by the board of supervisors to exist, and when authorized by resolution of said board, any public work or improvement may be executed in the most expeditious manner. Notwithstanding any

other provision in this section or this charter contained, upon the approval of the chief administrative officer declaring the work to be emergency in character, there may be expended by the department of public works the sum not to exceed five hundred dollars (\$500) for new construction of any type in or upon unimproved or

unaccepted streets.

Any public work or improvement estimated to cost less than two thousand dollars (\$2,000) may be performed under contract or written order or by the employment of the necessary labor and purchase of the necessary materials and supplies directly by the city and county. Any public work or improvement executed by the city, other than routine repair work, shall be authorized by the chief administrative officer or by the heads of departments not under the chief administrative officer, only after detailed estimates have been prepared and submitted by the head of the department concerned. There shall be separate accounting for each work or improvement so executed, which accounting shall include all direct, indirect and supervisory elements of cost chargeable to such work or improvement, and each cost accounting shall be reported to the chief administrative officer, or to the mayor when such work shall have been performed by departments not under the chief administrative officer. All such accounts shall be reported to the controller. Any public work or improvement costing less than two thousand dollars (\$2,000) and not performed by the use of city and county labor, materials, and supplies shall, if not performed under contract, be covered by written order or agreement which shall be based on not less than three bids, notice of which shall be given by three days' posting. Records of such bids shall be kept by the department.

When the expenditure for any public work or improvement shall exceed the sum of two thousand dollars (\$2,000), the same shall be done by contract, except as otherwise provided in this charter. The head of the department in charge of or responsible for the work for which a contract is to be let, or the purchaser of supplies in the case of purchases of materials, supplies and equipment, shall let such contract to the lowest reliable and responsible bidder not less than ten days after advertising by publication for two consecutive days for sealed proposals for the work, improvement or purchase contemplated. Each such advertisement shall contain the reservation of the right to reject any and all bids. The officer responsible for the awarding of any such contract shall require from all bidders information concerning their experience and financial qualifications, as provided by general law relative to such investigations authorized by

department of public works.

The purchaser of supplies with the approval of the chief adminis-

trative officer, or the department head concerned, with the approval of the board or commission to which he is responsible, may reject

any and all bids and readvertise for bids.

The department head or the purchaser of supplies, as the case may be, shall have power to sign such contract for the estimated expenditures thereunder not in excess of two thousand dollars (\$2,000). Any contract involving the expenditure of over two thousand dollars (\$2,000), if for the purchase of materials, supplies or equipment, shall require the joint approval of the purchaser of supplies and the chief administrative officer. If such contract is for any public work or improvement, it shall require the joint approval of the department head and the chief administrative officer relative to departments under his jurisdiction, or the signature of the department head and the approval by resolution of the board or commission concerned for departments not under the chief administrative officer.

The board of supervisors, by ordinance, shall establish procedure whereby appropriate city and county departments may file sealed bids for the execution of any work to be performed under contract. If such bid is the lowest, the contract shall be awarded to the department. Accurate unit costs shall be kept of all direct and indirect charges incurred by the department under any such contract, which unit costs shall be reported to and audited by the controller monthly and on the completion of the work.

In any case where the lowest gross price or unit cost bid is not accepted, and a contract is entered into with another bidder, written report shall be made to the chief administrative officer, the mayor and the controller by the officer authorized to execute the contract,

with the reasons for failure to accept such lowest bid.

If any provision of this section is in conflict with any provision of section 7.100 of the charter, the provision contained in section 7.100 shall govern and control.

7.201 Public Works Contract Procedure by Ordinance

Notwithstanding any other provision of this charter and in particular the provisions of section 7.200, the board of supervisors shall by ordinance determine the monetary limits not to exceed five thousand dollars (\$5,000), within which the construction, reconstruction or repair of public buildings, streets, utilities or other public works or improvements may be done by contract or by written order or by the employment of the necessary labor and purchase of the necessary materials and supplies directly by the city and county, consistent, save as to monetary limits, with the manner provided for in section 7.200 and section 7.100.

7.202 Progressive Payments

Any contract may provide for progressive payments, if the advertisement for sealed proposals shall so specify. No progressive payments under any contract shall be made which, with prior payments, shall at any time exceed in amount ninety per cent of the value of the work and labor and materials furnished, and no contract shall authorize or permit the payment of more than ninety per cent of the total contract price before the completion of the work required by such contract and the acceptance thereof by the head of the department concerned.

7.203 Penalties and Extras

If so specified in the published notice soliciting sealed bids for any public work or improvement, any contract therefor may be let for a gross price or on a basis of cost per unit of work to be performed, and may also provide for liquidated damages to the city and county for every day during which the contract is uncompleted beyond such specified date. In awarding any contract, the department head concerned is authorized to compare bids on the basis of time of completion. When any award of contract has been made in consideration, in whole or in part, of the relative time estimates of bidders for the completion of the work, the time within which the contractor shall start work shall be fixed and the performance within such time limits shall be covered by the bond required of the contractor, and no extension may be granted on such contract beyond the date specified for completion, unless the liquidated damages for each day the work is uncompleted beyond the specified date shall be collected; provided, however, that this shall not apply to unavoidable delays due to act of God.

If it becomes necessary, in the prosecution of any work or improvement under contract, to make alterations or modifications, or provide for extras in such contract which shall increase the contract cost, such alterations, modifications or extras shall be made only on the written recommendation of the department head responsible for the supervision of the contract, together with the approval of the chief administrative officer or the board or commission, as the case may be, and also the approval of the controller. No such alteration, modification or extra shall be valid, unless the increased price to be paid under the altered or modified contract shall have been agreed upon in writing and signed by the contractor and the department head concerned, and approved as hereinbefore provided. In the performance of any contract awarded on the unit and the unit-cost basis, if the department head concerned ascertains

that the amount of work done or to be done shall exceed the estimated amount of the contract by ten per cent, or more, the excess shall be provided for as prescribed by section 6.306 relative to supplemental appropriations.

7.204 Contractors' Working Conditions

Every contract for any public work or improvement to be performed at the expense of the city and county, or paid out of moneys deposited in the treasury, whether such work is to be done directly under contract awarded, or indirectly by or under sub-contract, sub-partnership, day labor, station work, piece work, or any other arrangement whatsoever, must provide: (1) That in the performance of the contract and all work thereunder, eight hours shall be the maximum hours of labor on any calendar day; (2) that any person performing labor thereunder shall be paid not less than the highest general prevailing rate of wages in private employment for similar work; (3) that any person performing labor in the execution of the contract shall be a citizen of the United States; (4) that all laborers employed in the execution of any contract within the limits of the city and county shall have been residents of the city and county for a period of one year immediately preceding the date of their engagements to perform labor thereunder; provided, however, that the officer empowered to award any such contract may, upon application of the contractor, waive such residence qualifications and issue a permit specifying the extent and terms of such waiver whenever the fact be established that the required number of laborers and mechanics possessing qualifications required by the work to be done cannot be engaged to perform labor thereunder.

The term "public work" or "improvement," as used in this section shall, include the fabrication, manufacturing or assembling of materials in any shop, plant, manufacturing establishment or other place of employment, when the said materials are of unique or special design, or are made according to plans and specifications for the particular work or improvement and any arrangement made for the manufacturing, fabrication or assembling of such materials shall be deemed to be a contract or a subcontract subject to the provisions of this

section.

The board of supervisors shall have full power and authority to enact all necessary ordinances to carry out the terms of this section and may by ordinance provide that any contract for any public work or improvement, or for the purchase of materials which are to be manufactured, fabricated or assembled for any public work or improvement, a preference in price not to exceed ten per cent shall be allowed in favor of such materials as are to be manufactured,

fabricated or assembled within the City and County of San Francisco as against similar materials which may be manufactured, fabricated or assembled outside thereof. When any such materials are to be fabricated, assembled or manufactured by any sub-contractor or materialman for the purpose of supplying the same to any contractor bidding on or performing any contract for any public work or improvement, said sub-contractor or materialman manufacturing, fabricating, assembling or furnishing said materials manufactured, assembled or fabricated within the City and County of San Francisco shall be entitled to the same preferential as would any original contractor or materialman furnishing the same if the board of supervisors by ordinance so provide. When any ordinance shall so provide any officer, board or commission letting any contract may in determining the lowest responsible bidder for the doing or performing of any public work or improvement add to said bid or sub-bid an amount sufficient not exceeding ten per cent in order to give preference to materials manufactured, fabricated or assembled within the City and County of San Francisco.

7.205 Contract Procedure by Ordinance

The board of supervisors shall, by ordinance, establish the necessary procedure to be followed in the advertising for bids, the award of contracts, the supervision of contract work, and the acceptance thereof on completion; also for the security to be given on the filing of bids to guarantee the execution of the contract if awarded, and for the security to be given on the award of contract for the faithful performance thereof and to guarantee the payment of wages for services engaged and of bills contracted for material, supplies and equipment used in the performance of the contract.

7.206 Collusion

If any party or parties to whom a contract has been awarded has been guilty of collusion with any officer or representative of the city and county, or any other party or parties, in the submission of any bid or in preventing of any other being made, or in knowingly receiving preferential treatment by any officer or an employee of the city and county, then any contract so awarded, if not completed, may be declared null and void by the board of supervisors on the recommendation of the purchasing agent or the department head concerned, as the case may be, and the purchaser of supplies or the department head concerned shall thereupon re-advertise for bids for said work for the uncompleted portion thereof. If the work under such contract shall have been completed, the matter shall be referred to the city attorney for such action as may be necessary. Any party

or parties guilty of such collusion shall not be permitted to participate in or to bid on any future public work, improvement or purchase to be made by the city and county.

Chapter Three: Bond Issue

7.300 General Laws Applicable

The general laws of the State of California authorizing the incurring and establishing the procedure for the creation of bonded indebtedness and authorizing and establishing the procedure for the issuance of bonds to refund indebtedness of municipalities in force at the time any bonded indebtedness is created or refunded by the city and county shall, except as otherwise provided in this charter, be applicable to the creation of bonded indebtedness and the issuance of refunding bonds by the city and county.

7.301 Interest on Bonds During Construction

In any case where bonds have been authorized for the acquisition, construction or completion of a public utility or of extensions thereto, interest which may become due on said bonds during the actual period of construction of said utility, or of extensions to an existing utility, as the case may be, and during the period of six months immediately following the completion of the same may be paid out of the proceeds of sale of the bonds authorized and sold for such purpose, if such method of payment of interest be expressly provided for in the proceedings authorizing such bond issue.

7.302 Bonds for Street and Other Public Work-Revolving Fund

A municipal indebtedness may be authorized to be incurred by the voters, in the manner now or hereafter provided by the general laws of the State of California, for the purpose of financing public improvements the cost of which is to be assessed against private property benefited thereby, and bonds may be authorized by the voters to be issued therefor, the proceeds of which shall be used as a "Revolving Fund" to be applied to the payment of incidental and other expenses, the progressive payments on the work or works or to pay the principal or interest of bonds, securities or other evidences of debt issued against said special assessments or to purchase any bonds or coupons issued against such special assessments.

7.303 Bond Election by Petition.

In addition to the method prescribed by the other provisions of this charter, the proceedings for the authorization and issuance of bonds for the acquisition, construction or completion of any public

utility or utilities may also be initiated by electors in the manner following: Whenever a petition, signed by qualified electors of the city and county equal in number to fifteen per cent of the electors who voted for all candidates for the office of mayor at the last general election at which a mayor of the city and county was elected, requesting the board of supervisors to submit to the electors of the city and county a proposition or propositions for incurring bonded indebtedness for the acquisition, construction or completion of any public utility or utilities shall be filed in the office in which initiative petitions are required by this charter to be filed, the board of supervisors shall, as soon thereafter as in its judgment shall be practicable, proceed to call an election and submit to the electors of the city and county the proposition or propositions of incurring bonded indebtedness of the city and county for the purpose or purposes set forth in said petition. Neither errors nor informalities in said petition or in the signatures thereto nor the failure of the percentage of electors herein specified to sign the same, nor any delay in submitting said proposition or propositions to the electors shall invalidate any bonds which may be issued and sold pursuant to the provisions hereof. The provisions of this charter relating to the filing, verification and certification of initiative petitions shall be applicable to the petition herein referred to. Such election shall be called and held in the same manner as other bond elections of the city and county, and all proceedings for the issuance of bonds for the acquisition, construction or completion of such public utility or utilities, excepting only as otherwise provided in this section, shall be taken in accordance with the provisions hereinbefore set forth in this charter.

7.304 Bonds for Capital Improvement Projects

Whenever the capital improvement program recommended by the planning commission pursuant to section 6.202 contains a number of capital improvement projects with estimated costs of less than \$2,000,000 each and the board of supervisors by resolution adopted by two-thirds vote of all its members determines that public interest and necessity require the acquisition, construction or completion of more than one of such capital improvement projects to be specified in said resolution, but that the total estimated cost of said improvements will be too great to be paid out of the ordinary annual income and revenue of the city and county, and will require an expenditure greater than the amount allowed therefor by the annual tax levy and will require the incurring of a bonded debt. the board at any subsequent meeting may by a two-thirds vote of all its members pass an ordinance calling an election and ordering submission to the

qualified voters of the city and county the single proposition of incurring a bonded indebtedness for the group of public improvements specified in said resolution. Such election shall be called and held in the same manner as other bond elections of the city and county. If the proposition receives the assent of two-thirds of the qualified electors voting in favor thereof, the bonded indebtedness may then be incurred for said group of public improvements. No proposition or propositions for incurring a bonded indebtedness shall be submitted to the voters at any one election pursuant to the provisions of this section where the total estimated cost of the group or groups of public improvements involved exceeds the sum of \$6,000,000.

The proceeds of the sale of bonds authorized at any such election (except premium and accrued interest received on the sale thereof) shall be applied exclusively for said group of public improvements, but in such amounts applicable to each thereof as the board of supervisors may from time to time determine, provided that as nearly as practicable each capital improvement project comprising a part of said group of public improvements shall be acquired, constructed and completed to the extent of funds then available therefor, which may be more or less than the original estimated cost of any capital improvement project comprised within said group of public improve-

The provisions of the Municipal Bond Act of 1901, as amended, presently codified as Article 1, Chapter 4, Division 4, Title 4, of the Government Code of the State of California authorizing the incurring and establishing the procedure for the creation of bonded indebtedness by cities shall except as otherwise provided herein, be applicable to the creation of the bonded indebtedness authorized by this section.

7.305 Revenue Bonds of the Port Commission

The Port Commission shall have the exclusive power to perform or accomplish the issuance of revenue bonds in the same manner and to the same extent as is provided for by the San Francisco Harbor Revenue Bond Act of 1951, enacted by Stats. 1951, Chapter 1712, page 4020, of the Statutes of California and codified as Sections 3300 to 3369 of the Harbors and Navigation Code of the State of California, except that the provisions of said Act codified as Section 3338 of the said Harbors and Navigation Code shall not be applicable to these bonds and the bonds shall instead be governed by the following provision:

The San Francisco Port Commission may fix terms and conditions for the sale or other disposition of any authorized issue of bonds and

may provide that the bonds may be sold on the basis of the lowest net interest cost to the San Francisco Port Commission, the coupon rates to be fixed by the successful bidder on the sale of the bonds. The San Francisco Port Commission may authorize the City Treasurer to sell bonds at less than their par or face value, but no bond may be sold at a price below 95% of the principal amount of the bond and accrued interest thereon. The said San Francisco Port Commission may set the annual rate or rates of interest which the bonds to be issued shall bear, which rate or rates, at the discretion of the said Commission, may be determined by the bidder at the time of sale of said bonds. Such interest may be payable at such periods as may be

fixed by the Commission.

All of the other provisions of said Act are by this reference incorporated in and made a part of this charter, except that where the term "Board of State Harbor Commissioners" is used it shall be deemed to mean the "Port Commission," and where the term "San Francisco Harbor" is used it shall be deemed to mean all the property under the jurisdiction of the San Francisco Port Commission, and where the term "San Francisco Harbor Bond Finance Board" or "Bond Finance Board" is used it shall be deemed to mean "Board of Supervisors of the City and County of San Francisco," and where the term "Attorney General of the State of California" is used it shall be deemed to mean "City Attorney," and where the term "State Treasurer" is used it shall be deemed to mean "City Treasurer," and where the term "State Controller" is used it shall be deemed to mean "City Controller." The revenue bonds issued hereunder shall be known as "Revenue Bonds of the Port Commission of San Francisco."

7.306 Airport Revenue Bonds

Subject to the approval, amendment or rejection of the board of supervisors in each instance, the airports commission shall have authority to issue airport revenue bonds for the purpose of acquiring, constructing, improving or developing airports or airport facilities under its jurisdiction under such terms and conditions as the commission may authorize by appropriate resolution. Such revenue bonds shall be issued in accordance with the Revenue Bond Law of 1941 as it now reads or may hereafter be amended. The provisions of Sections 54380 through 54387, inclusive, of the Government Code shall not apply to the issuance and sale of such revenue bonds. Such revenue bonds shall bear a rate of interest not to exceed that which may be fixed and prescribed by the commission subject to the approval or rejection of the board of supervisors without regard to the limitations contained in the Revenue Bond Law of 1941. Such

bonds issued by the commission pursuant to the provisions of this section 7.306 shall not constitute or evidence indebtedness of city and county but shall constitute and evidence only indebtedness of said commission payable solely out of revenues received by the commission from airports or airport facilities operated or controlled by it. Airport revenue bonds issued for such purposes pursuant to this section shall not be included in the bonded debt limit provided for in section 6.401 of this charter. Nothing in this section shall prevent the city and county from issuing general obligation bonds for the purpose of acquiring, constructing, improving or developing airports or airport facilities under the commission's jurisdiction, subject to the bond issue procedure provided for in this charter.

7.307 Interest Rates on Bonds

Notwithstanding any other provision of this charter, or of any bond act, ordinance, or resolution to the contrary, if any general obligation bonds of the city heretofore or hereafter authorized by vote of the people have been offered for sale and not sold, the board of supervisors may raise the maximum rate of interest payable on all general obligation bonds authorized but not sold, whether or not such bonds have been offered for sale, to a maximum interest rate not in excess of seven percent by a two-thirds vote of all members of said board.

7.400 Director of Property

The director of property shall be the head of the department of property. He shall have charge of the purchase of real property and improvements required for all city and county purposes, and the sale and lease of real property and improvements thereon owned by the city and county, except as otherwise provided by this charter. In the acquisition of property required for street opening, widening or other public improvements, the director of property shall make preliminary appraisals of the value of the property sought to be condemned or otherwise acquired, and report thereon to the responsible officer. It shall be his duty, in addition, to assist in such proceedings on the request of the responsible officer.

He shall have charge of the management of the exposition

auditorium.

Each department authorized by the approval of bond issues or by annual or supplemental appropriation ordinances to purchase or lease property or improvements needed for the purposes of such department shall make such purchases or leases through the director of property. He shall make a preliminary valuation of the property to be acquired or leased and report the same to the department requiring such property. For such purposes he may employ independent appraisers. He shall conduct negotiations with the owner or owners thereof, at the conclusion of which he shall report the terms on which such sale or lease may be concluded, together with his recommendations thereon. The head of the department concerned may report to the board of supervisors and recommend acceptance or that proceedings in eminent domain be instituted for the acquisition of such property.

The director of property shall maintain complete records and maps of all real property owned by the city, which shall show the purchase price, if known, and the department in charge of each parcel, with reference to deeds or grants establishing the city's title.

He shall annually report to the mayor, the controller, the chief administrative officer, and the supervisors the estimated value of each parcel and improvement. He shall make recommendations to the mayor and chief administrative officer relative to the advantageous use, disposition, or sale of real property not in use.

7.401 Sale or Exchange of Real Property

Any real property owned by the city and county, excepting lands for parks and squares, may be sold on the recommendation of the officer, board or commission in charge of the department responsible for the administration of such property. When the board of supervisors, by ordinance, may authorize such sale and determine that the public interest or necessity demands, or will not be inconvenienced by such sale, the director of property shall make a preliminary appraisal of the value of such property. The director of property shall advertise by publication the time and place of such proposed sale. He shall forthwith report to the department head concerned and to the supervisors the amount of any and all tenders received by him. The supervisors may authorize the acceptance of the highest and best tender, or they may, by ordinance, direct that such property be sold at public auction, date of which shall be fixed in the ordinance. No sale other than a sale at public auction shall be authorized by the supervisors unless the sum offered shall be at least ninety percent of the preliminary appraisal of such property hereinbefore referred to.

The director of property may, in lieu of sale, arrange for the trading of any real property proposed to be sold for other property required by the department in charge thereof, on the recommendation of the officer, board or commission in charge of such property and the authorization, by ordinance, of the board of supervisors.

7.402 Lease of Real Property

(a) When the head of any department in charge of real property shall report to the board of supervisors that certain land is not required for the purposes of the department, the board of supervisors, by ordinance, may authorize the lease of such property. The director of property shall arrange for such lease for such period as prescribed pursuant to subparagraph (c) of this section to the highest responsible bidder at the highest monthly rent. The director of property shall collect rents due under such lease.

(b) The public utilities commission shall have exclusive power to lease agricultural or other lands used and useful for water department purposes and at the same time available for leasing or rental for agricultural or other purposes and such leases shall be subject to administration by the operating forces of the water department.

(c) The board of supervisors shall have the power, by ordinance, subject to the referendum provisions of this charter, to provide a longer term for leases executed under this section than that provided for herein providing, however, that until such ordinance shall become effective the limitations contained in this section as to the term of the lease shall control.

7.403 Sale or Lease of Park Land

- (a) Notwithstanding any other provisions of this charter, whenever lands which are or shall be used or intended for use for parks or squares are no longer needed for park or recreational purposes, such lands may be sold or otherwise disposed of, or their use for park purposes may be abandoned or discontinued; provided that nothing herein shall be construed to authorize the discontinuance or abandonment of the use of such lands, or any change in the use thereof which will cause the reversion of such lands to private ownership, or cause the forfeiture of the ownership thereof in fee by the City and County of San Francisco, or as authorizing the discontinuance of the use of park lands acquired in any proceeding wherein a local assessment based on benefits was or shall be levied to provide funds for such acquisition; and provided further that the general laws of the State of California authorizing municipal corporations to abandon or to discontinue the use of land for park purposes, authorizing the sale or other disposition of such lands, and providing procedures therefor and for matters relating thereto, shall be applicable to the City and County of San Francisco and to all lands held or used by it for park purposes and shall govern and control exclusively in respect thereto.
 - (b) Except as provided in subsection (c) the recreation and park

commission shall not lease any part of the lands under its control nor permit the building or maintenance or use of any structure on any park, square, avenue or ground, except for recreation purposes, and each letting or permit shall be subject to approval of the board of supervisors by ordinance. The commission may lease to the highest responsible bidder for a term of not to exceed fifty years and upon such other terms and conditions as it may determine, subsurface space under any public park or square and the right and privilege to conduct and operate therein a public automobile parking station, provided that the said construction, when completed, and the operation will not be, in any material respect or degree, detrimental to the original purpose for which said park or square was dedicated or in contravention of the conditions of any grant under which said park or square might have been received. The revenues derived from any such lease shall be credited to the recreation and park department fund.

(c) The recreation and park commission shall have the power to lease or rent any stadium or recreation field under its jurisdiction for athletic contests, exhibitions and other special events and may permit the lessee to charge an admission fee.

7.404 Sale or Lease of Public Utility Property

The board of supervisors shall have power to lease or sell any public utility or any part thereof; provided that any ordinance or other measure involving the lease or sale of any public utility or part thereof, except as provided in sections 7.401 and 7.402 of this charter, or any ordinance granting any new franchise for the operation of any public utility whose franchise has expired, or is about to expire, must be referred and submitted to a vote of the electors of the city and county at the election next ensuing not less than sixty days after the adoption of such ordinance, and shall not go into effect until ratified by a majority of the voters voting thereon.

7.405 Leases and Concessions on Airport Property

The airports commission shall have exclusive power to negotiate and, subject to approval by the board of supervisors shall execute leases of airport lands and space in airport buildings, without necessity for competitive bidding, to any person, firm, or corporation engaged in air transportation, or agency of government, for such purposes only; provided, that the original term of any such lease shall not exceed fifty years, nor shall any extension of such lease exceed a period of fifty years. The commission shall also have sole power, subject to competitive bidding and award to the highest responsible

bidder to lease out any concession wherein the concessionaire is to be given an exclusive right to occupy space on or in airport lands or buildings. There shall be no requirement for competitive bidding in the award by the commission of any concession in an instance where no exclusive right is given the concessionaire to occupy space on or

in airport lands or buildings.

Other than as specifically provided herein, the airports commission shall have exclusive power to lease lands now devoted to airport purposes or lands that may hereafter be acquired and devoted to airport purposes for a period not to exceed fifty years, and the director of property shall arrange for such lease to the highest responsible bidder at the highest monthly or annual rent, subject to approval of the airports commission, and thereafter the administration of any and all such leases shall be by the airports commission. Section 7.404 of this charter shall not be applicable to leases referred to in this paragraph provided, however, that no lease of airport lands or agreement which divests the city and county of the right to manage, operate or control the aircraft landing field, the entire part of the airport not devoted to the aircraft landing field, or the entire airport shall be made without the approval of the board of supervisors by ordinance and referral and submission to a vote of the electors of the city and county at the election next ensuing not less than sixty days after the adoption of such ordinance, and such ordinance shall not go into effect until ratified by a majority of voters voting thereon.

Chapter Five: Zoning

7.500 Approval of Permits and Licenses

No permit or license that is dependent on or affected by the zoning, set-back or other ordinances of the city and county administered by the city planning commission shall be issued except on the prior approval of the city planning commission.

7.501 Zoning Amendments

The city planning commission shall consider and hold hearings on proposed ordinances and amendments thereto regulating or controlling the height, area, bulk, setbacks, location, use or related aspects of any building or structure or land, including but not limited to the zoning ordinance and other portions of the city planning code. Such proposals may be initiated by the board of supervisors and referred to the commission, or they may be initiated by the comission itself. In the case of a reclassification of property (change in district boundaries) or establishment, abolition or modification of a setback

line, such proposals may be initiated by the application of interested

property owners or their authorized agents.

Procedures for action on such matters shall be as prescribed by the board of supervisors by ordinance. The commission shall approve any such proposal in whole or in part, or shall disapprove it.

If the commission approves the proposal in whole or in part, it shall be presented to the board of supervisors together with the written approval of the commission, and the board may adopt such

proposal, as approved, by ordinance by a majority vote.

If the commission disapproves the proposal in whole or in part, such action shall be final; except that in the case of a proposal initiated by the board, notice of the commission action shall be sent to the board without the necessity for an appeal; and except further that, in the case of a reclassification of property or establishment, abolition or modification of a setback line initiated by application, appeal may be taken to the board of supervisors by filing written notice of appeal with the said board within thirty days after such action. Such notice of appeal shall be subscribed by the owners of at least twenty per cent of the property affected by such change, excluding any property that is owned by the City and County of San Francisco, the United States Government or the State of California, or any department or agency thereof, or by any special district, unless the owner of such property shall itself be a subscriber of the notice of appeal. An action of the city planning commission so appealed shall not become effective unless and until approved by the board of supervisors in accordance with this section.

Upon receiving such written notice of appeal, the board of supervisors or the clerk thereof shall set a time and place for hearing such appeal, which shall be not less than ten (10) nor more than thirty (30) days after the filing of such notice of appeal. The board of supervisors must decide such appeal within thirty (30) days of the time set forth for the hearing thereon, provided that, if the full membership of the board is not present on the last day on which said appeal is set or continued for hearing within said period, the board may postpone said hearing and decision thereon until, but not later than, the full membership of the board is present; provided, further, that the latest date to which said hearing and decision may be so postponed shall be not more than ninety (90) days from the date of filing of the appeal. Failure of the board of supervisors to act within such time limit shall be deemed to constitute approval by the board

of the action of the city planning commission.

In acting upon any such appeal, or in acting upon any proposal initiated by the board of supervisors and disapproved by the commission, said board of supervisors may disapprove the action of

the commission, and in the event of any such disapproval, the board shall adopt the proposed ordinance or amendment thereto at the next regularly scheduled meeting of the board; provided, however, that in the case of any reclassification of property or establishment, abolition or modification of a setback line, any such disapproval and adoption shall be by a vote of not less than two-thirds of all members of the board.

Whenever any such proposed ordinance or amendment thereto, or any part thereof, initiated by application, has been disapproved by the city planning commission or by the board of supervisors on appeal, no application proposing the same or substantially the same ordinance or amendment shall be resubmitted to or reconsidered by the commission within a period of one year from the effective date of final action upon the earlier application.

7.502 Zoning Administration

There shall be in the department of city planning a zoning administrator appointed subject to the civil service provisions of this charter who shall administer and enforce the zoning and set-back ordinances. He shall receive and investigate all applications for proposed amendments thereto and shall submit his report and recommendations thereon to the director of planning prior to the hearing by the city planning commission.

7.503 Zoning Variances

The zoning administrator shall receive, investigate, hear and determine all applications for variances from the strict application of the provisions of the aforesaid ordinances. The board of supervisors shall establish by ordinance the procedure for action on such matters, including the manner by which notice of time and place of hearings shall be given. The zoning administrator shall have power to grant only such variances as may be in harmony with the general purpose and intent of said ordinances and in accordance with the general and specific rules therein contained, subject to such conditions and safeguards as he may impose. He shall have authority to grant such variances only when the strict and literal interpretation and enforcement of the provisions of said ordinances would result in practical difficulties, unnecessary hardships or results inconsistent with the general purposes of the zoning regulations. Before any such variance may be granted, there shall appear, and the zoning administrator shall specify in his findings, the facts in each case which shall establish:

(1) That there are exceptional or extraordinary circumstances or conditions applying to the property involved or to the intended use

of the property that do not apply generally to the property or class of uses in the same district or zone;

(2) That such variance is necessary for the preservation and enjoyment of a substantial property right of the petitioner, possessed

by other property in the same zone and vicinity; and

(3) That the granting of such variance will not be materially detrimental to the public welfare or injurious to the property or improvements in such zone or district in which the property is located.

The determination of the zoning administrator shall be final except that appeals therefrom may be taken, as hereinafter provided, to the board of permit appeals, exclusively and notwithstanding any other provisions of this charter, by any person aggrieved or by any office, agency, or department of the city and county. An appeal from a determination of the zoning administrator shall be filed within ten days from the date of such determination with the board of permit appeals. Upon making a ruling or determination upon any matter under his jurisdiction, the zoning administrator shall thereupon furnish a copy thereof to the applicant and to the director of planning. No variance granted by the zoning administrator shall become effective until ten days thereafter. An appeal shall stay all proceedings in furtherance of the action appealed from.

Chapter Six: Public Works Procedures

7.600 Procedure by General Law or Ordinance

Where a procedure for the exercising of any rights and powers belonging to a city, or a county, or a city and county, relative to the establishment or change of grades and the lay-out, extension, opening, widening, changing, closing, vacating, paving, repaving or otherwise improving streets and highways and public places and constructing sewers, drains, conduits and culverts, subways, tunnels, viaducts, and bridges, or other public improvements incidental or appurtenant thereto, to planting trees, constructing parking and removing weeds or the executing of any other public work or improvement hereby or hereafter placed under the jurisdiction of the department of public works, and the payment of damages, or levying of special assessment to defray the whole or part of the cost of such works or improvements is provided by statute of the State of California, such procedure shall control and be followed, unless a different procedure is provided in or under authority of this charter or by ordinance continued by this charter or any such ordinance hereafter amended or by ordinance passed by the board of supervisors, and the board of supervisors is hereby empowered to provide by ordinance for any such purpose.

7.601 Repair of Accepted Streets

When any roadway of a street or portion thereof for not less than one continuous block has been paved in accordance with the specifications of the department of public works, and is in good condition, and sewer, gas and water pipes have been laid therein, the same shall be accepted by the supervisors by ordinance on the written certificate of the city engineer, and thereafter such portion of the roadway of said street shall be kept in repair and improved by the city and county. It shall be the duty of the owner of any property fronting on a public street to keep the sidewalk in front thereof in good repair and condition and the board of supervisors is hereby empowered to provide by ordinance for the repair of such sidewalks in all cases where the owner fails and neglects to repair the same.

Nothing herein contained shall relieve any railway company from making repairs to the roadway of any street in conformity with the terms of its franchise or as provided by law.

7.602 Use of Patented Pavement

No patented pavement shall be ordered during the existence of the patent therefor, until the owner of such patent shall have transferred to the city and county all right to use of the same therein, with the privilege to any person to manufacture and lay same upon the streets under any contract that may be awarded to or entered into by him with the city and county.

7.603 Special Assessment Projects

The board of supervisors shall establish a public improvement revolving fund to which the board may make appropriations from tax levies thereto for the purpose of such fund, and may establish procedure for the use of the credit of the city and county for the establishment of said revolving fund, to be used solely for the purpose of financing all or part of the initial cost of public improvements to be paid in whole or in part from the proceeds of special assessments levied against the property deemed to be benefited. A bond issue or issues may be proposed, as authorized elsewhere in this charter, the proceeds of which shall be paid into said revolving fund for the financing of public improvements, provided that said revolving fund shall be reimbursed as prescribed in this section by the levy and collection of special assessments and that the interest and redemption or sinking fund charges on any bonds authorized for such purpose shall be paid from the proceeds of such levy.

On the recommendation of the director of public works and the chief administrative officer, sufficient bonds may be sold at one time to provide funds for the estimated cost of financing special assessment projects for a period of not to exceed one year. When any public improvement is to be financed in whole or in part from the proceeds of special assessments levied against the land deemed to be benefited, the director of public works, subject to the approval of the chief administrative officer, shall report to the controller the estimated cost of such improvement, the amount thereof to be levied by special assessment and the estimated amount of the appropriation to be made from the public improvement revolving fund to meet the initial cost of the project, including progressive payments and other direct or indirect costs chargeable to such project, and shall recommend the appropriation of the necessary sum from such revolving fund.

The supervisors, by ordinance, may provide for the amount to be added to the contract price and other costs of the work, as interest for the use of the revolving fund moneys in financing the cost of the improvement. Interest at the rate of not more than seven per cent may be charged on the unpaid balances of special assessments in cases where the owners of property against which such assessments are levied elect to pay such assessments in installments.

The amount of all special assessments levied for the payment of work financed out of the public improvement revolving fund, together with all interest accruing thereon, shall be credited as collected to such revolving fund. The board of supervisors may prescribe the duties of any city and county office, agency or department in maintaining accounts of and collecting assessments for

each such improvement.

7.604 Sewer, Water and Other Connections

The director of public works shall have authority, in the manner provided by ordinance by the board of supervisors, (1) to order the laying of sewer, water, gas and other mains, conduits or connections, whenever, in view of contemplated street improvements or as a sanitary regulation, such construction is recommended by the city engineer, and (2) to order that excavations, fences, embankments or grades on private property in a condition deemed by him as endangering the persons or property of those using the abutting streets, shall be put in such condition as to insure the safety of the public.

7.605 Defective Sidewalks

If any portion of any sidewalk or street in the city and county which has been accepted as provided by law shall be in such defective condition as to endanger persons or property and through the official negligence of the director of public works, such defect remains unremedied, unrepaired or unbarricaded, and in consequence thereof damage or loss to person or property is sustained or suffered, the said director shall be liable to the party injured for the damage sustained; provided that a notice in writing directing attention to the existence of such defect, and specifying the particular street and block thereof whereon or wherein such defect exists shall have been served upon such director at least five days before such damage shall have been sustained; and provided further, that there are at such times funds available to the said director for repairing or remedying such defects or barricading the same.

7.606 Spur Tracks

The board of supervisors shall refer all requests for spur track permits to the director of public works who shall grant such permits in all cases where the spur track is to be located within a heavy industrial zone, as classified by the city planning commission, provided that such spur track shall be constructed and operated as not to establish an unreasonable interference with the public use of the streets affected. The board of supervisors shall refer all other requests for spur track permits to the director of public works for report thereon, which shall be submitted by him within ten days after such reference, and shall not grant permission to lay any spur track until a report thereon shall have been received from said director, to the effect that such construction and operation will not create an unreasonable interference with the public use of the streets affected.

Chapter Seven: Miscellaneous Provisions

7.700 Taxpayers' Suits

In the event that a taxpayer of the city and county institute suit or other proceeding as provided by law against any officer, board or commission of the city and county in the name of said taxpayer on behalf of the city and county, if judgment be finally entered in his favor he shall be allowed his costs and also such reasonable compensation for attorney's fees as may be fixed by the court.

7.701 Relocation of Produce District

Whenever the board of supervisors finds that it is necessary to relocate produce and related food processing establishments because of a redevelopment plan adopted pursuant to Community Redevelopment Law of California, as amended, and in order to promote, foster and encourage the intelligent and orderly marketing of such products through cooperation; to eliminate speculation and waste; to make the distribution of such products between producer and consumer as directly as can be feasibly done; and to establish a market for such products in the interest of the people of San Francisco, the board of supervisors by ordinance may authorize the purchase, lease or exchange of such real property within the City and County of San Francisco as may be deemed desirable for the establishment, maintenance, equipment, ownership and operation of a municipal market for such purposes, or the sale, exchange or lease of such real property to any person, firm or association for the establishment or maintenance of such market. Notwithstanding any other provisions of this charter, sales, exchanges or leases not to exceed fifty years may be made or executed by negotiation after public notice and public hearing under such regulations and on such terms and conditions as may be deemed proper with or without bids, under ordinance enacted by a three-fourths vote of all members of the board of supervisors.

7.702 Hours of Public Offices

Except where otherwise provided by law, all public offices shall be open for business every day, except legal holidays, from eight-thirty o'clock A.M., until five o'clock P.M. The supervisors by ordinance may provide that any office shall be kept open for a longer time, when necessary for the accommodation of the public, and may also provide by ordinance that any office shall be closed on Saturday, of each week during all or any part of the year.

7.703 Limits on Claims for Damages

All claims for money or damages against the city and county must be filed in accordance with the general law of the State of California applicable to the filing of claims against local public entities; otherwise no suit for money or damages may be brought against the city and county.

All claims heretofore presented within the time prescribed by the general law of the State of California and which substantially complied therewith at the time of the presentation shall be deemed

to have been properly presented.

This section applies only to claims relation to causes of action arising subsequent to the effective date of Chapter 1724, California

Legislature, 1959 Regular Session.

Except as otherwise provided for in other sections of the charter, the board of supervisors, by ordinance, shall prescribe the method whereby claims or litigation, or proceedings, based thereon, may be settled, compromised, adjusted or dismissed.

7.704 Permits and Licenses

The board of supervisors shall regulate, by ordinance, the issuance and revocation of licenses and permits for the use of, obstruction of or encroachment on public streets and places, exclusive of the granting of franchises governed by other provisions of this charter; and for the operation of businesses or privileges which affect the health, fire-prevention, fire-fighting, crime, policing, welfare or zoning conditions of or in the city and county, and for such other matters as the board of supervisors may deem advisable.

Such ordinance shall fix the fees or licenses to be charged. Said ordinance shall also specify which department shall make the necessary investigations and inspections and issue or deny and may

revoke the permits and licenses therefor.

Permits and licenses shall be issued by the departments as designated by ordinance, only after formal application for such

permit or license.

If any application for a permit or license is denied by the department authorized to issue same, the applicant may appeal to the board of permit appeals.

ARTICLE VIII. THE RIGHTS AND OBLIGATIONS OF OFFICERS AND EMPLOYEES

Chapter One: Qualifications and Conduct

8.100 Qualifications

(a) No person shall be a candidate for any elective office nor shall be appointed as a member of any board or commission unless he shall have been a resident of the city and county for a period of at least five years and an elector thereof for at least one year immediately prior to the time of his taking office, unless otherwise specifically provided in this charter, and every elected officer and member of any board or commission shall continue to be a resident of the city and county during incumbency of office, and upon ceasing to be such resident, shall be removed from office.

(b) Except for those offices and positions and officers and employees specifically provided for in this section and other sections of the charter, the residential qualifications and requirements for all officers and employees and all offices and positions in the city and county service shall be as provided by ordinance of the board of supervisors.

(c) All officers and employees of the city and county shall be

citizens of the United States.

8.101 Surety Bonds

Unless otherwise provided in this charter, such officers and employees as may be specified by ordinance, shall give bond in such amounts as may be required by the ordinance, provided that the minimum amount of the bond to be furnished by the controller be \$100,000; and by the tax collector \$100,000; by the county clerk \$50,000, and by the public administrator \$50,000. The board of supervisors shall provide by ordinance the terms, form and conditions of all such bonds and for the filing thereof. The sureties on such bonds shall be such as specified by and approved in the manner provided by ordinance. The board of supervisors may, by ordinance, provide for group bonding of officers and employees. The premiums on all official bonds shall be paid by the city and county.

8.102 Absence from State

No officer of the city and county, except members of the police department acting under orders of the chief thereof, shall absent himself from the state, except by permission of the mayor and the board of supervisors. Violation of this section shall be sufficient cause for removal of any officer violating the same.

8.103 Dual Office Holding

Any person holding a salaried office under the city and county, whether by election or appointment, who shall, during his term of office, hold or retain any other salaried office under the government of the United States, or of this state, or who shall hold any other salaried office connected with the government of the city and county, or who shall become a member of the legislature, shall be deemed to have thereby vacated the office held by him under the city and county.

8.104 Vacancies

An office becomes vacant when the incumbent thereof dies, resigns, is adjudged insane, convicted of a crime involving moral turpitude, or of an offense involving a violation of his official duties,

or is removed from office, or ceases to be a resident of the city and county, or neglects to qualify within the time prescribed by law, or within twenty days after his election or appointment, or shall have been absent from the state without leave for more than sixty consecutive days.

8.105 Conflict of Interest and other Prohibited Practices

- (a) No member of any board or commission shall accept any employment relating to the business or the affairs of any person, firm or corporation which are subject to regulation by the board or commission of which he is a member. No supervisor and no officer or employee of the city and county, shall be or become, directly or indirectly, interested in, or in the performance of, any contract, work, or business, or in the sale of any article, the expense, price or consideration of which is payable from the treasury; or in the purchase or lease of any real estate or other property belonging to, or taken by, the city and county, or which shall be sold for taxes and assessments, or by virtue of legal process at the suit of the city and county; nor shall any person in this section designated during the time for which he was elected or appointed, acquire an interest in any contract with, or work done for, the city and county, or any department or officer thereof, or in any franchise, right or privilege granted by the city and county, unless the same shall be devolved upon him by law; nor shall any person mentioned in this section give or promise any money or other valuable thing, or any portion of his compensation, in consideration of his nomination, appointment, or election to any city and county office or employment; or accept any donation or gratuity in money or other valuable thing, either directly or indirectly, from any subordinate or employee or from any candidate or applicant for a position as employee or subordinate under him.
- (b) No supervisor and no officer or employee of the city and county shall engage in any activity, employment or business or professional work or enterprise which is inconsistent, incompatible, or in conflict with his duties as a supervisor or officer or employee of the city and county or with the duties, functions and responsibilities of his appointing power, or the department, office or agency by which he is employed, or the board or commission of which he is a member.
- (c) The civil service commission with respect to officers and employees whose positions are subject to the civil service provisions of the charter other than officer and members of the fire and police departments, the fire commission with respect to officers and members of the fire department and the police commission with

respect to officers and members of the police department, are each empowered to prescribe and enforce such reasonable rules and regulations as each commission deems necessary to effectuate the purposes and intent of this section. Such rules and regulations may provide for restrictions against activities, employments and enterprises other than those described or mentioned herein when such restrictions are found necessary for the preservation of the honor or efficiency of the city and county civil service or for the protection of the best interests of the city and county service in any respect.

(d) Violation of any of the provisions of this section shall constitute official misconduct or cause for dismissal and shall subject the violator to the proceedings and penalties provided therefor in the

charter.

(e) A supervisor, officer or employee shall not be deemed interested in or in the performance of any contract, work, business, or the sale of any article, the expense, price or consideration of which is payable from the treasury, within the meaning of subsection (a) unless such contract, work, business or sale is awarded, entered into, or authorized by him in his capacity as supervisor, officer or employee, or by an officer or employee under his supervision and

control, or by a board or commission of which he is a member.

(f) A supervisor or officer of the city and county shall not be deemed interested in any such contract, work, business or sale awarded, entered into or authorized by a board or commission of which he is a member if he has only a remote interest therein and the fact of such interest is disclosed to the board or commission of which he is a member and noted in its official records and the board or commission authorizes, approves, or ratifies the contract in good faith by a vote of its membership sufficient for the purpose without counting the vote or votes of the supervisor, officer or member with the remote interest, unless the contract must be awarded to the highest or lowest responsible bidder as the case may be on a particular day and the vote of such supervisor, officer or member is necessary to a quorum on that day.

(g) As used in this section "remote interest" means:

(1) The ownership of less than five per cent of the shares of a corporation for profit;

(2) That of a nonsalaried officer of a nonprofit corporation;(3) That of an officer in being reimbursed for his actual and

(3) That of an officer in being reimbursed for his actual and necessary expenses incurred in the performance of official duty;
(4) That of an employee of the contracting party having ten or

(4) That of an employee of the contracting party having ten or more other employees; provided, that the supervisor or officer was an employee of said contracting party for at least three years prior to his initially accepting such office;

(5) That of a parent in the earnings of his minor child for personal services;

(6) That of a landlord or tenant of the contracting party;

(7) That of an attorney of the contracting party; or

(8) Except as to supervisors, such other interest or relationship other than those set forth in (1) to (7) above as may hereafter be designated by a vote of two-thirds of the members of the board of supervisors.

(h) All contracts, work, business or sales herein mentioned heretofore awarded, entered into or authorized by any board or commission of the City and County of San Francisco in which a supervisor, officer or member had a remote interest as hereinabove defined are

hereby ratified and confirmed.

(i) The provisions of subsections (e) to (h) of this section shall not be applicable to any supervisor, officer or employee who influences or attempts to influence the award, execution or authorization of any contract, work, business or sale, the expense, price or consideration of which is payable from the treasury, in which he has a direct or indirect interest.

8.106 Penalty for Official Misconduct

Any person found guilty of official misconduct shall forfeit his office, and shall be forever after debarred and disqualified from being elected, appointed or employed in the service of the city and county.

8.107 Suspension and Removal

Any elective officer, and any member of the civil service commission or public utilities commission or school board may be suspended by the mayor and removed by the board of supervisors for official misconduct, and the mayor shall appoint a qualified person to discharge the duties of the office during the period of suspension. On such suspension, the mayor shall immediately notify the supervisors thereof in writing and the cause therefor, and shall present written charges against such suspended officer to the board of supervisors at or prior to its next regular meeting following such suspension, and shall immediately furnish copy of same to such officer, who shall have the right to appear with counsel before the board in his defense. Hearing by the supervisors shall be held not less than five days after the filing of written charges. If the charges are deemed to be sustained by not less than a three-fourths vote of all members of the board, the suspended officer shall be removed from office; if not so sustained, or if not acted on by the board of supervisors within thirty days after the filing of written charges, the suspended officer shall thereby be reinstated.

The mayor must immediately remove from office any elective official convicted of a crime involving moral turpitude, and failure of the mayor so to act shall constitute official misconduct on his part.

Any appointce of the mayor, exclusive of civil service, recreation and park, and public utilities commissioners, and members of the school board, may be removed by the mayor. Any nominee or appointee of the mayor whose appointment is subject to confirmation by the board of supervisors, except the chief administrative officer and the controller, as in this charter otherwise provided, may be removed by a majority of such board and with the concurrence of the mayor. In each case, written notice shall be given or transmitted to such appointee of such removal, the date of effectiveness thereof, and the reasons therefor, a copy of which notice shall be printed at length in the journal of proceedings of the board of supervisors, together with such reply in writing as such official may make. Any appointee of the mayor or the board of supervisors guilty of official misconduct or convicted of crime involving moral turpitude must be removed by the mayor or the board of supervisors, as the case may be, and failure of the mayor or any supervisor to take such action shall constitute official misconduct on his or their part.

Chapter Two: Creation of and Changes in Positions

8.200 Procedure

Positions in any office, agency, or department of the city and county may be created, as provided by this charter, by appropriation ordinance of the board of supervisors. Copy of each such ordinance creating or abolishing positions shall be filed, on the approval thereof, with the civil service commission by the clerk of the board of supervisors. Before the appointing officer shall make recommendation for the creation of any new or additional position in any office, agency, or department, he shall request and receive from the commission the proper designation and classification of such position based on the duties and responsibilities thereof, and if such position is included in the classified civil service, the commission may, in writing, express to the appointing officer its opinion as to whether or not such position is needed.

Immediate notice in writing shall be given to the civil service commission by the appointing officer of each office, agency, and department of the city and county of the creation or abolition of any position, or of any change in duties if the position is included in the classified civil service, or of any appointment, resignation, suspension, dismissal or other creation of vacancy therein, with the date of any such change. If said appointing officer is also empower-

ed to establish compensation rates or make changes therein, he shall notify the commission of any such rate or change therein. The

commission shall maintain a record o. all such notifications.

The term "appointing officer" as used in this charter shall also include any board or commission in the exercise of its power to appoint a principal executive or other officer or employee designated by this charter as appointive by such board or commission.

Chapter Three: Civil Service Provisions

Part One: Positions Subject to Civil Service

8.300 Civil Service Positions

(a) All positions in all departments and offices of the city and county, including positions created by laws of the State of California, where the compensation is paid by the city and county, shall be included in the classified civil service of the city and county, and shall be filled from lists of eligibles prepared by the civil service commission, excepting:

(1) Positions in which attorneys and physicians are employed in their professional capacity to perform only duties included in their professions, but exclusive of any administrative or executive positions for which such professional status constitutes only part

of the qualification therefor;

(2) Inmate help or student nurses, or part-time services, where the compensation including the value of any allowances in addition thereto does not exceed one hundred fifty dollars (\$150) per month. Provided that for each fiscal year following fiscal year 1963, the civil service commission shall adjust the one hundred fifty dollar (\$150) maximum for part-time service as provided herein, in accordance with the average percentage increase or decrease approved for all classifications under the provisions of section 8.400 and 8.401 of this charter, and such adjusted rate shall be included in the annual salary ordinance. Provided further that such part-time positions shall not be exempted from being filled from appropriate lists of civil service eligibles, except upon the recommendation of the appointing officer, who shall set forth the schedule of operations showing that the operations involved require the service of employees for not more than seventy (70) hours per month and approval of the civil service commission, including a certification that such part-time positions cannot practically be filled from existing eligible lists. These provisions shall not be used to split or divide any position into two or more units for the purpose of evading the provisions of this section;

(3) Persons employed in positions outside the city and county upon construction work being performed by the city and county when such positions are exempted from said classified civil service by an order of the civil service commission;

(4) Persons employed in positions in any department for expert professional temporary services, and when such positions are exempted from said classified civil service for a specified period of said temporary service, by order of the civil service commission;

(5) Such positions as, by other provisions in this charter, are specifically exempted from, or where the appointment is designated as exclusive of, the civil service provisions of this charter.

The civil service rights, acquired by persons under the provisions of the charter superseded by this charter, shall continue under this

charter.

Any person holding a salaried office under the city and county, whether by election or appointment, who shall, during his term of office, hold or retain any other salaried office under the government of the United States, or of this state, or who shall hold any other salaried office connected with the government of the city and county, or who shall become a member of the legislature, shall be deemed to have thereby vacated the office held by him under the city and county.

(b) Positions as heads of offices, agencies, departments, bureaus, or institutions shall be subject to the civil service provisions of this

charter unless specifically exempted.

(c) Notwithstanding any other provisions of this charter, the city and county shall perform all acts necessary to protect the employment rights of employees of the port authority as specified in

Section 20 of Statutes 1968, ch. 1333.

(d) All positions in buildings and improvements of the california academy of sciences for which funds shall be furnished by the city and county, under section 6.404 (d) of this charter, shall be held by employees of the city and county, with the exception of the director, the secretary of the board of trustees of said california academy of sciences, the curators and other scientific and professional personnel, and occupants of part-time positions for which a total compensation of less than \$80.00 per month is provided by the city and county, inclusive of allowance for maintenance and other incidental benefits. Positions held by employees of the city and county at said buildings and improvements shall be subject to the civil service provisions of this charter and the compensation thereof shall be subject to the salary standardization provisions of this charter, in like manner and extent in all respects as positions and compensations of employments in the city and county service

generally, notwithstanding anything to the contrary contained in the charter or ordinances of said city and county. The chief administrative officer shall be the appointing officer as provided in this charter.

(e) All persons employed in the operating service of any public utility hereafter acquired by lease or under any other temporary arrangement, under which the city acquires the right to operate said utility, shall be continued in their respective positions and shall be deemed appointed to such positions under, and entitled to all, the benefits of the civil service provisions of this charter for the period of time during which the city shall continue to operate said utility under said lease or other temporary arrangement. Should the city permanently acquire said utility, said persons shall come into the permanent employ of the city and county in their respective positions and shall be deemed permanently appointed thereto under the civil service provisions of the charter and shall be entitled to all the benefits thereof, all subject to the provisions contained in section 8.300 (f) and 8.450 of the charter; provided, however, that said employees who are taken over into the employ of the city under said lease or other temporary arrangement shall not be subject to the residential qualifications of the charter, during the term of said lease or other temporary arrangement. All employees of any such utility, acquired or operated by the city under any lease or other temporary arrangement, who come into the employ of said utility after the temporary acquisition of same, shall be subject to the civil service provisions of the charter. The civil service rights of any person who comes into the service of the city under any lease or other temporary arrangement for the acquisition and operation of said utility shall cease and terminate upon the expiration of said lease or other temporary arrangement.

(f) All persons employed in the operating service of any public utility hereafter acquired by the city and county, at the time the same is taken over by the city and county, and who shall have been so employed for at least one year prior to the date of such acquisition, shall be continued in their respective positions and shall be deemed appointed to such positions, under, and entitled to all the

benefits of, the civil service provisions of this charter.

(g) All employees engaged in public utility work at the time this charter shall go into effect, and who have been permanently appointed to their respective positions in conformity with the civil service provisions of this charter, shall except as otherwise provided by this charter become employees of the public utilities commission under the classification held by each such employee at such time.

(h) Any employee who was a permanent civil service appointee assigned to the airport department under the public utilities commis-

sion immediately prior to the effective date of this section, shall be continued without loss in civil service rights as an appointee of the airport department, provided that civil service rights as they relate to layoff in the event of lack of work or lack of funds of all permanent employees of the public utilities commission, including the airport department, immediately prior to the effective date of this section, shall be continued without loss in the same manner and to the same extent as though the airport department had not by these amendments been created a separate city function under the airports commission.

Part Two: Personnel Policy

8.310 Declaration of Personnel Policy

(a) All appointments in the public service shall be made for the good of the public service and solely upon merit and fitness, as established by appropriate tests, without regard to partisan, political,

social or other considerations.

(b) Notwithstanding anything to the contrary in subsection (a) or any other provisions of the charter, it shall be the policy of the City and County of San Francisco, consistent with a policy of acquiring qualified personnel for the service of the city and county, to encourage the hiring of blind persons. It shall further be the policy of the City and County of San Francisco that no otherwise qualified blind person shall be discriminated against in examination, re-examination, appointment, reappointment, waiver of eligibility for appointment or reappointment, promotion or demotion in any class, subclass or position in the civil service unless eyesight is indispensible for the performance of the duties and responsibilities of the class, subclass or position. It shall be the duty of the commission to classify, and from time to time it may reclassify, places of employment in the civil service the duties of which may be efficiently performed by qualified blind persons and to conduct appropriate examinations which will fairly test the capacity of blind persons as well as sighted persons to perform such duties.

8.311 Prohibition of Political Activity

Active participation in city and county politics, relative to the election or appointment of public officials, by civil service employees and eligibles of the city and county, is subversive of the best interests of the merit system and, therefore, persons holding positions in the classified civil service or on eligible lists for such positions shall take no active part in such political campaigns, or in soliciting votes, or in levying, contributing or soliciting funds or support, in each case for

the purpose of favoring or hindering the appointment or election of candidates for city and county offices. Violation of the provisions of this section shall be deemed an act of insubordination and considered good cause for suspension of dismissal from position or removal from eligible list.

Part Three: Examination and Appointment

8.320 Qualifications of Applicants

(a) Any citizen having the qualifications prescribed by section 8.100 of this charter may submit himself for any examination under conditions established by the civil service commission. Provided, however, applicants for positions as motorman, conductor or bus operator on the municipal railway need not be residents of the city and county at the time of application, examination or appointment, but must become residents within the meaning of section 8.100 within a reasonable time, not to exceed six months, after completion of the probationary period provided in section 8.340.

(b) Applicants for entrance positions in the uniformed force of the fire department shall not be less than nineteen years of age at the time of taking the examination, nor less than twenty years of age or more than thirty-two years of age at the time of appointment and shall have the physical qualifications required for enlistment in the

United States Army, Navy and Marine Corps.

(c) Applicants for entrance positions in the uniformed force of the police department shall not be less than twenty years of age at the time of taking the examination, nor less than twenty-one years of age or more than thirty-five years of age at the time of appointment and shall have the physical qualifications required for enlistment in

the United States Army, Navy and Marine Corps.

(d) The commission shall advertise in the official paper the time, place and general scope of all examinations for entrance into the public service and may take further appropriate means to interest suitable applicants. When examinations for promotion are to be held, the commission shall give notice thereof to all persons in positions entitling them under the civil service rules, to participate in such examination, by posting information thereof in the office of the commission for a period of ten days and notifying the office, agency, or department concerned.

8.321 Examination of Applicants

All applicants for places in the classified service shall submit to tests which shall be competitive provided, however, that no test in either entrance or promotional examinations shall be deemed to be competitive unless two or more persons shall participate, except that

any such examination may be held for one qualified applicant on recommendation of the civil service commission and approval by resolution of the board of supervisors, after a finding by the board that reasonable publicity of the proposed examination has been given by the civil service commission. Such tests shall be without charge to the applicants. The commission shall control all examinations and may employ suitable persons in or out of the public service to act as examiners. The tests may be written, oral, mechanical or physical, or any combination of them, practical in character and related to matters fairly to test the relative capacity of the applicants for the positions to be filled. The commission shall be the sole judge of the adequacy of the tests to rate the capacity of the applicants to perform service for the city and county. The commission may, for each examination, establish a passing mark or may determine the total number of persons who shall constitute the list of eligibles. The commission shall prepare from the returns of the examiners the list of eligibles, arranged in order of relative excellence. No question submitted to applicants shall refer to political or religious opinions or fraternal affiliations.

Applicants for positions in the mechanical trades and occupations may, in the discretion of the commission, be rated solely on experience and physical qualifications which may be demonstrated by such evidence and in such manner as the commission may direct, and such applicants may be submitted to such further tests as the commission may require. Examinations of laborers shall relate only to physical qualifications and experience, and laborers establishing their fitness shall rank upon the register in order of priority application.

8.322 Protest of Written Questions and Answers

After the written portion of a civil service examination has been held, and prior to the scoring thereof, the questions used and the answers thereto shall be made available for review by the participants. During the review period, participants shall have an opportunity to protest questions or answers they believe to be incorrect or improper, and for this purpose shall be permitted to bring to the place of review such written authorities as they may desire to assist them in the preparation of their protests. The written portion of the examination shall not be scored until all protested items have been acted on by the civil service commission and an official rating key has been adopted. After the official rating key has been adopted, the examination papers have been scored and the identification sheets of the participants have been opened so that the identity of the participant is known, the civil service commission shall not make any changes in the examination questions or answers.

8.323 Protest of Tentative List of Eligibles

After the civil service commission has prepared and posted a tentative list of eligibles, arranged in order of relative excellence, as the result of any examination held by said commission, all examination papers, questions and answers, and all marks and grades given on any test given in said examination shall be open to public inspection, provided that the identity of the examiner giving any mark or grade in an oral test shall not be disclosed; and provided further that the commission may require the payment of a fee of not more than one dollar (\$1.) for the inspection of all of the papers relating to the examination of any one person participating in said examination; and provided further that a participant may examine his own examination papers without charge. The civil service commission shall have power to correct any error which in its judgment may have occurred in the rating of any participant in said examination, and to alter said posted tentative list of eligibles and to make changes accordingly therein. The civil service commission shall provide for a reasonable period of time for such inspection, but not less than three (3) working days for entrance examinations nor less than five (5) working days for promotive examinations nor more than two (2) calendar weeks for either entrance or promotive examinations. If no protests are received during the time limits provided by the civil service commission for such inspection, the tentative list of eligibles shall be given immediate final approval and adoption. If any protests are filed within the inspection period provided by the civil service commission, the investigation and action on such protests shall be expedited to the end that final approval and adoption of the eligible list may be made at the earliest possible time, provided that in no event shall such final approval and adoption be delayed beyond sixty (60) days after the date of posting of the tentative list of eligibles.

The civil service commission by rules shall establish procedures for the review of written tests and the inspection of examination papers, as herein provided, for the maintenance of the security of examina-

tion material and for the protection of the public interest.

8.324 Veterans Preference in Examinations

Veterans with thirty days or more actual service, and widows of such veterans, who become eligible for appointment by attaining the passing mark in any entrance examination, shall be allowed an additional credit of five percent in making up the list of eligibles secured by such examination. The term "veteran" as used in this section shall be taken to mean any person who has been mustered into, or served in, the Army, or enlisted in, or served in, the Navy or

Marine Corps, of the United States, in time of war and received an honorable discharge or certificate of honorable active service. In the case of promotive examinations, when the passing mark has been attained, a credit of three percent shall be allowed to veterans or to widows of such veterans, when requested by such veterans or widows. When an eligible has secured a permanent appointment from a list of eligibles derived from an entrance examination in which he has been allowed additional credits of five percent as herein provided, and has served the full probationary period therein as provided in this charter, such other additional credits of five percent that have been allowed him on the list of eligibles derived from other entrance examinations shall be automatically cancelled, and his rank on such other list or lists revised to accord with his relative standing before such additional credits were added and he shall not be allowed such additional credits in any other entrance examinations. If he has received a permanent appointment from a list of eligibles derived from a promotive examination in which he has requested and been allowed the additional credits of three percent as herein provided, and has served the full probationary period therein as provided in this charter, such additional credits of three percent that have been allowed him on the lists of eligibles derived from other promotive examinations shall be automatically cancelled, and his rank on such other list or lists revised to accord with his relative standing before such additional credits were added, and he shall not be allowed such additional credits in any other promotive examinations. The civil service commission may, for services or employment specified by the commission, allow general or individual preference, but not less than ten percent, for entrance appointment of veterans who have suffered permanent disability in the line of duty, provided that such disability would not prevent the proper performance of the duties required under such service, or employment, and provided that such disability is of record in the United States Veterans' Bureau.

In the administration hereafter of the provisions of section 8.320 (b) and (c), and this section, of this charter, the terms Army, Navy or Marine Corps of the United States shall be deemed to include the Army, the Air Corps, the Navy, the Marine Corps, and the Coast Guard of the United States, and for the purposes of determining whether any person was mustered into, or served in, the Army, the Air Corps, the Navy, the Marine Corps, or the Coast Guard of the United States, in time of war, the expression, time of war, shall

include the following periods of time:

(a) The period of time from the commencement of a war as shown by any declaration of war of the Congress of the United States, or by any statute or resolution of the Congress a purpose of

which is to declare in any manner the existence of a state of war, until the time of termination thereof by any truce, treaty of peace, cessation of hostilities, or otherwise.

(b) The period of time during which the United States is or has been engaged in active military operations against any foreign power.

whether or not war has been formally declared.

(c) The period of time during which the United States is or has been assisting the United Nations or any nation or nations in accordance with existing treaty obligations, in active military operations against any foreign power, whether or not war has been formally declared.

(d) The period of time during which the United States is engaged in a campaign or expedition in which a medal has been authorized by the government of the United States; provided, however, that no person shall be eligible for the benefits provided for veterans in this section unless he shall have been eligible to receive such a medal.

8.325 Aid, Hindrance, Fraud and Collusion in Examinations

No person or officer shall, by himself or in cooperation with other persons, defeat, deceive or obstruct any person in respect to his or her right of examination; or falsely mark, grade, estimate or report upon the examination or proper standing of any person examined hereunder, or aid in so doing; or make any false representations concerning the same, or concerning the person examined; or furnish to any person any special or secret information for the purpose of either improving or injuring the prospects or chances of any person of being appointed, employed or promoted.

Any eligible securing standing on a list by fraud, concealment of fact or violation of commission rules shall be removed from such list and if certified or assigned to a position shall be removed therefrom.

8.326 Promotions in General

Except as specifically provided for in section 8.327, whenever it deems it to be practicable, the civil service commission shall provide for promotion in the service on the basis of such examinations and tests as the commission may deem appropriate, and shall, in addition, give consideration to ascertained merit and records of city and county service of applicants. The commission shall announce in the examination scope circular the next lower rank or ranks from which the promotion will be made.

8.327 Promotions in Uniformed Forces of Police and Fire Departments

(a) Except as specifically provided in other sections of this charter, all promotions in the uniformed forces of the police and fire departments, respectively, shall be made from the next lower civil service rank attained by examinations, as herein set forth, giving consideration also to meritorious public service and seniority of service and a clean record in the respective departments, and all promotive examinations in said departments shall be entirely of a written character and all questions asked or problems given in said examinations shall pertain to matters concerning the duties of the

position or rank for which the examination is held.

The civil service commission shall provide for promotion in the police department on the basis of examinations and tests as hereinabove set forth at least once every four years for each promotive position or rank in the police department and questions asked or problems given in said examination shall be related to material taken from a bibliography promulgated within the police department from time to time by the police commission which will be prepared in consultation with the civil service commission; provided, however, that any such bibliography shall be promulgated within the police department not less than six months prior to the date of any promotive examination within the police department.

(b) Fifteen per cent of the total credits obtainable under any promotive examination for eligibles for the police or fire department shall be allowed for seniority of service, which said credits shall be

distributed as follows:

Examinations for Eligibles for the Police Department

(1) For Promotion to the Rank of Sergeant of Police:

One per cent of the total credits allowed for the entire examination shall be allowed for each year of service in the department until a total of fifteen per cent of the credits of the entire examination is reached;

(2) For Promotion to the Rank of Lieutenant of Police:

Six-tenths of one per cent of the total credits allowed for the entire examination shall be allowed for each year of service in the department until a total of nine per cent of said total credits of the entire examination is reached, and in addition thereto sixtenths of one per cent of the total credits allowed for the entire examination shall be allowed for each year of service in the rank of corporal or sergeant until a total of six per cent of the credits of the entire examination is reached.

(3) For Promotion to the Rank of Captain of Police:

Forty-five hundredths of one percent of the total credits allowed for the entire examination shall be allowed for each year of service in the department until a total of nine per cent of said total credits for said examination is reached, and in addition thereto six-tenths of one per cent of the total credits allowed for the entire examination shall be allowed for each year of service in the rank of licutenant until a total of six per cent of the credits of the entire examination is reached.

(4) In addition to the foregoing credits for seniority, six per cent of the total credits allowed for said examination shall be allowed each applicant for a clean record in the department. All members of the department who have performed acts of meritorious public service and have not heretofore received credit for such meritorious public service in a promotional examination and all members of the department who shall perform acts of meritorious public service prior to March 5, 1954, shall be allowed in addition to a maximum for four credits for said examination according to the judgment of the commission. Credits for meritorious public service, in a promotional examination within the police department shall not be allowed by the civil service commission except as herein provided.

Examination for Eligibles for the Fire Department

Fifteen per cent of the total credits allowed for any promotive examination shall be allowed for seniority of service, which said credits shall be distributed as follows:

(5) For Promotion to the Rank of Lieutenant in the Fire

Department:

One per cent of the total credits allowed for the entire examination shall be allowed for each year of service in the fire department until a maximum of fifteen per cent is reached;

(6) For Promotion to the Rank of Captain in the Fire Depart-

ment:

Six-tenths of one per cent of the total credits allowed for the entire examination shall be allowed for each year of service in the fire department until a total of nine per cent is reached; and in addition thereto there shall be allowed six-tenths of one per cent of the total credits allowed for the entire examination for each year of service in the rank of lieutenant until a total of six per cent of the credits of the entire examination is reached.

(7) For Promotion to all Ranks Above Captain in the Fire

Department:

Forty-five hundredths of one per cent of the total credits allowed for the entire examination shall be allowed for each year of service in the fire department until a total of nine per cent of said credits is reached, and in addition thereto there shall be allowed six-tenths of one per cent of the total credits allowed for the entire examination for each year of service as an officer in the rank held by the applicant at the time of the examination, until a total of six per cent of the credits of the entire examination is reached.

(8) In addition to the foregoing credits for seniority six per cent of the total credits allowed for said examinations shall be allowed to each applicant for a clean record in the department.

(9) In promotional examinations in the police and fire departments, seniority of service and a clean record in the respective departments shall be added to the credit obtained by the applicant in the written portion of said examination, and shall be taken into consideration by the commission in determining his passing mark and his place upon the list of eligibles.

(10) In computing the credits for service in both the police department and the fire department, fractional parts of the year

shall not be considered.

Vacancies occuring in the several ranks of captain, bureau of fire prevention and public safety; lieutenant, bureau of fire prevention and public safety; lieutenant, bureau of fire investigation; inspector, bureau of fire prevention and public safety; and investigator, bureau of fire investigation shall be subject to competitive examination, and the provisions of section 8.326 and subsection (a) and (b) of this section of the charter relating to the fire department shall apply except as otherwise provided herein. Personnel of the fire department eligible to participate in examinations for the rank of captain, bureau of fire prevention and public safety, shall come from the ranks of lieutenant, bureau of fire prevention and public safety, and lieutenant, bureau of fire investigation. Personnel of the fire department eligible to participate in examinations for the rank of lieutenant, bureau of fire prevention and public safety, and lieutenant, bureau of fire investigation, shall come from the ranks of inspector, bureau of fire prevention and public safety, and investigator, bureau of fire investigation. Personnel of the fire department eligible to participate in examinations for the rank of inspector, bureau of fire prevention and public safety, and investigator, bureau of fire investigation, shall come from the ranks of hoseman, truckman and chief's operator. Officers and members of the bureau of fire prevention and public safety and officers and members of the bureau of fire investigation are not eligible to participate in promotional examinations for the ranks other than those ranks provided for the bureau of fire prevention and public safety and bureau of fire investigation.

Fifteen per cent of the total credits allowed for any promotive examination shall be allowed for seniority of service, which credits

shall be distributed as follows:

(a) For promotion to the rank of inspector, bureau of fire prevention and public safety, and investigator, bureau of fire investigation:

One per cent of the total credits allowed for the entire examination shall be allowed for each year of service in the fire department

until the maximum of fifteen per cent is reached;

(b) For promotion to the rank of lieutenant, bureau of fire prevention and public safety, and lieutenant, bureau of fire investigation:

Six-tenths of one per cent of the total credits allowed for the entire examination shall be allowed for each year of service in the fire department until a total of nine per cent is reached; and in addition thereto there shall be allowed six-tenths of one per cent of the total credits allowed for the entire examination for each year of service in the rank of inspector, bureau of fire prevention and public safety, and investigator, bureau of fire investigation, until a total of six per cent of the credits of the entire examination is reached;

(c) For promotion to the rank of captain, bureau of fire preven-

tion and public safety:

Six-tenths of one per cent of the total credits allowed for the entire examination shall be allowed for each year of service in the fire department until a total of nine per cent is reached; and in addition thereto there shall be allowed six-tenths of one per cent of the total credits allowed for the entire examination for each year of service in the ranks of lieutenant, bureau of fire prevention and public safety, and lieutenant, bureau of fire investigation, until a total of six per cent of the credits of the entire examination is reached.

The effective date of this section as amended herein shall be the first day of the month following ratification.

8.328 Promotional Examinations for Employees on Military Leave

Employees under permanent civil service appointment who, because of absence on duly authorized military leave after June 27, 1950, did not participate in a promotional examination held after June 27, 1950, and during time of war as defined in section 8.324 of this charter, and in which examination the employee would have been otherwise eligible to compete had the war not intervened, and which examination is hereinafter referred to as the original promo-

tional examination, shall after abridgment of military leave, have the right to participate in a similar promotional examination. Provided, that persons and employees who were on entrance or promotive eligible lists, shall, for the purpose of this amendment, be deemed to be appointees in their classifications from the time their names were reached for permanent certification while in the military service.

In order to qualify for participation in a similar promotional examination under the provisions of this section, such employee who desires to participate therein must make application in writing to the civil service commission within thirty days after the abridgment of his military leave, or within thirty days after the effective date of this amendment. Failure to file such written request to participate in a similar promotional examination as herein provided shall be deemed a waiver of all rights of the employee to participate in such similar promotional examination.

The civil service commission shall arrange to hold such similar promotional examination within a reasonable time after employees eligible to request participation in any such similar promotional examination under the provisions of this section have indicated their desire to so participate, or have waived their right to participate, as

herein provided.

The civil service commission shall be the sole judge of the adequacy of such similar promotional examination. If the employee obtains in the similar promotional examination a score rating equal to or more than the minimum passing mark established by the civil service commission for inclusion on the list of eligibles resulting from the original promotional examination, his name shall thereupon be entered on the eligible list resulting from the original promotional examination in accordance with the relative excellence obtained by all the qualified participants in the original and similar promotional examinations. Such employees shall be eligible for appointment from such list of eligibles in accordance with civil service rules to any vacancy thereafter occurring, and subject to satisfactory completion of a probationary period as provided in section 8.340 of this charter for a period of four years after the date on which their name is entered on the eligible list and before eligibles procuring standing through examinations held subsequent to the original promotional examination.

If it is determined by the civil service commission that the name of such person would have been reached for permanent appointment from the list of eligibles established as a result of the original promotional examination during his term of military service had the name of such person appeared thereon, then such employee, upon appointment to a permanent position as herein provided, shall be

granted seniority in such appointment from the date his name would have been reached had his name appeared thereon, but such seniority shall be used only for the purpose of determining salary increments and calculating city and county service credits in other promotional examinations held subsequent to the similar promotional examination herein authorized. For all other purposes, seniority of service shall date from the date of appointment as a result of qualifying in

the similar promotional examination as herein authorized.

Such employees who qualify for appointment as a result of a similar promotional examination as herein provided, and who are appointed to permanent positions, as herein provided, shall be permitted to participate in other promotional examinations for which they are otherwise eligible, while serving under probationary appointment in the position to which appointed as a result of the similar promotional examination, provided that certification from lists of eligibles established from such other examinations shall not be made until the employee has satisfactorily completed the aforesaid probationary appointment.

The civil service commission shall adopt rules to govern the administration of similar promotional examinations herein author-

ized, and appointments and other matters resulting therefrom.

8.329 Certification of Eligibles: Rule of One

Whenever a position controlled by the civil service provisions of this charter is to be filled, the appointing officer shall make a requisition to the civil service commission for a person to fill it. Thereupon, the commission shall certify to the appointing officer, the name and address of the person standing highest on the list of eligibles for such position. In case the position is promotive, the commission shall certify the name of the person standing highest on such list. In making such certification, sex shall be disregarded except when a statute, a rule of the commission or the appointing officer specifies sex.

From the requisition of the appointing officer or otherwise, the commission shall determine whether the position is, in character, temporary, seasonal or permanent, and shall notify the candidate in accordance therewith to the end that the candidate may have knowledge of the probable duration of employment. The commission shall provide for such waiver of temporary or seasonal employ-

ment as it may deem just to candidates.

8.330 Duration of Lists of Eligibles

The civil service commission may remove all names from the list of eligibles after they have remained thereon for more than two years

and all names thereon shall be removed at the expiration of four years. The commission may, however, provide in the scope-circular of any examination that the list of eligibles secured thereby shall automatically expire at a date not less than two or more than four years after the adoption of such list.

8.331 Limited Tenure Appointments

When in time of war declared by the Congress of the United States eligibles are not available for appointment from registers established through the regular examination procedure as provided under sections 8.320, 8.321, 8.324 and 8.330 hereof, the civil service commission may qualify applicants for wartime appointments to positions through informal and non-competitive tests. Such tests and appointments resulting therefrom shall be governed solely by the provisions of this section and by rule of the civil service commission adopted pursuant thereto and the tests shall be adequate in the judgment of the civil service commission to determine the capacity of applicants to perform the duties of the positions to be filled pending creation of lists of eligibles through the regular examination procedure as provided in sections 8.320, 8.321, 8.324 and 8.330 hereof. Appointments made under the provisions of this section shall be designated "limited tenure appointments" and may continue only until registers of eligibles are established through the regular examination procedure provided in sections 8.320, 8.321, 8.324 and 8.330 hereof but in no event to exceed six months beyond the cessation of hostilities. Limited tenure appointments may be terminated by the appointing officer at any time for lack of work or funds. Limited tenure appointments may be terminated by the appointing officer for good cause at any time with the approval of the civil service commission without reference to the procedures governing removals set forth in section 8.342 hereof. Persons serving under limited tenure appointments as in this section provided shall by reason of such service acquire no right or preference to permanent civil service status as defined elsewhere in this charter or by rule of the civil service commission which is conferred on persons completing probationary appointments made from lists of eligibles established through the regular examination procedures provided in sections 8.320, 8.321, 8.324 and 8.330 of the charter. Service after January 1, 1951, under limited tenure appointment, by platform employees of the municipal railway, shall not be included in the calculation of service of such employees for the purpose of determining assignments of runs when such assignments are made on the basis of seniority of service.

Non-civil service appointments in the absence of civil service cligibles as provided in sections 8.320, 8.321, 8.324 and 8.330 of this

charter shall not be authorized if applicants qualified for limited tenure appointments are available. The civil service commission shall make every effort consistent with current conditions to maintain adequate registers of eligibles established through the regular examination procedure provided in sections 8.320, 8.321, 8.324 and 8.330 hereof.

The civil service commission shall adopt rules to carry out the provisions of this section and to govern the administration of limited

tenure appointments.

In time of national emergency declared by the President of the United States or by the Congress or while any act authorizing compulsory military service or training is in effect, the provisions of this section may also be made operative upon recommendation of the civil service commission and approval of the board of supervisors by ordinance enacted by two-thirds vote of the board. Authority for limited tenure appointments, if established pursuant to the authority of this paragraph, shall cease six months after repeal by the board of supervisors of the ordinance which authorized such appointments.

8.332 Temporary and Emergency Appointments

When no list of eligibles exists or no eligible is available on an existing list for a position in the class requisitioned by the appointing officer, and immediate service in the position is required by the appointing officer and another list exists which is deemed by the civil service commission to be suitable to provide temporarily the service desired, the commission shall certify for civil service temporary appointment an eligible from such list; if no such other list deemed by the commission to be suitable exists, the commission pursuant to its rules may authorize the appointing officer to make a non-civil service or emergency appointment thereto for a period not exceeding ninety working days. Such non-civil service or emergency appointment, however, shall cease prior to the expiration of such ninety working days at the time a civil service eligible reports for duty as provided in section 8.329 of the charter.

If a list of eligibles exists for the position requisitioned, but immediate service is deemed necessary by the appointing officer pending the time an eligible from such list is certified and reports for duty as provided in section 8.329 of the charter, the commission may authorize the appointing officer to make a non-civil service or emergency appointment thereto for a period not exceeding thirty working days. Such non-civil service or emergency appointment, however, shall cease prior to the expiration of such thirty working days at the time a civil service eligible reports for duty as provided in

section 8.329 of this charter.

No person shall be compensated under any non-civil service or emergency appointment or appointments as authorized under the provisions of the foregoing paragraphs of this section for a period exceeding ninety working days in any fiscal or calendar year, and no claim or warrant therefor shall be approved, allowed or paid for any compensation in excess of such ninety working days in any fiscal or

calendar year.

If no eligibles are available for appointment to a permanent position in the class requested by the appointing officer the commission shall immediately hold an examination and establish an eligible list for such position. If its annual appropriation is insufficient to meet the cost of said examination, it shall report to the mayor the estimated cost thereof, and the mayor shall request and the supervisors shall make supplemental appropriation therefor in the manner provided herein for supplemental appropriations.

8.333 Appointments During an Unemployment Emergency

Whenever the board of supervisors by a three-fourths vote of all its members shall declare that an unemployment emergency exists throughout the city and county because of extraordinary conditions due to unemployment, and shall fix the period during which such unemployment emergency shall be officially recognized, the civil service commission shall then have power to exempt from civil service examinations during such emergency period all places of employment that may be created by special appropriation to relieve such unemployment emergency; provided, that no action shall be taken under the provisions of this paragraph that will adversely affect the rights of civil service eligibles for employment in the usual temporary and permanent positions that are provided for in the annual salary ordinance. The civil service commission shall adopt special rules for the government of appointments to the emergency positions that may be created under the authority of this paragraph.

Part Four: Suspension and Dismissal

8.340 Dismissal During Probation Period

Any appointment to a position declared permanent by the civil service commission shall be on probation for a period of six months, provided that the probationary period for entrance positions in the uniform rank of the police and fire departments shall be for one year. At any time during the probationary period the appointing officer may terminate the appointment upon giving written notice of such termination to the employees and to the civil service commis-

sion specifying the reasons for such termination. Except in the case of uniformed members of the police and fire departments the civil service commission shall inquire into the circumstances. If the appointment resulted from an entrance examination the commission may declare such person dismissed or may return the name to the list of eligibles under such conditions for further appointment as the commission may deem just. If the appointment resulted from a promotional examination the employee shall have the right of appeal and hearing before the civil service commission. The commission shall render a decision within thirty days after receipt of the notice of termination and (a) may declare such person dismissed; or (b) order such person reinstated in his position without prejudice, and the commission may in its discretion order that the employee be paid salary from time of the termination of his appointment; or (c) order the return of such person to the position from which he was promoted. The decision of the commission shall be final. Immediately prior to the expiration of the probationary period the appointing officer shall report to the civil service commission as to the competence of the probationer for the position, and if competent, shall recommend permanent appointment.

The provisions of this section shall be effective on the first day of the month immediately following the date of ratification of this

amendment by the State Legislature. (Amended 1972)

8.341 Dismissal for Cause

No person employed under the civil service provisions of this charter, exclusive of members of the police and fire departments as provided under section 8.343 hereof, in a position defined by the commission as "permanent" shall be removed or discharged except for cause, upon written charges, and after an opportunity to be heard in his own defense. Pending such hearing, the appointing officer may suspend the person so accused; but such suspension shall not be valid for more than thirty days, unless hearing upon the charges shall be delayed beyond such time by the act of the accused person. When charges are made, the appointing officer shall, in writing, notify the person accused of the time and place when the charges will be heard, by mailing such statement to his last known address. The appointing officer shall publicly hear and determine the charges, and may exonerate, suspend or dismiss the accused. If the employee is exonerated the appointing officer may, at his discretion, remit the suspension and may order payment of salary to the employee for the time under suspension, and the report of such suspension shall thereupon be expunged from the record of service of such employee. The civil service commission shall immediately be notified of the

charges when made, of the hearing, and of the finding thereon. The finding of the appointing officer shall be final, unless within thirty days therefrom the dismissed employee appeals to the civil service commission. The appeal and all proceedings shall be in writing and shall briefly state the grounds therefor. The civil service commission shall examine into the case and may require the appointing officer to furnish a record of the hearing and may require in writing any additional evidence it deems material, and may, thereupon, make such decision as it deems just. The order or decision of the commission upon such appeal shall be final and shall forthwith be enforced by the appointing officer. If the civil service commission shall reverse or alter the finding of the appointing officer it may, in its discretion, order that the employee affected be paid salary from the time of his discharge or suspension.

The civil service commission may hear and determine any charge filed by a citizen or by the authorized agents of the commission when the appointing officer neglects or refuses to act. Removal or discharge may be made for any of the following causes: incompetence, habitual intemperance, immoral conduct, insubordination, discourteous treatment of the public, dishonesty, inattention to

duties, or engaging in prohibited political activities.

Nothing in this section shall limit or restrict rules adopted by the commission governing lay-offs or reduction in force.

8.342 Disciplinary Suspensions

The appointing officer may, for disciplinary purposes, suspend a subordinate for a period not exceeding thirty days; and suspension shall carry with it the loss of salary for the period of suspension. The suspended employee shall be notified in writing of the reason for such suspension, and if the suspension be for more than five days the employee shall, at his request, be given a hearing by the appointing officer. The decision of the appointing officer in all cases of suspension for disciplinary purposes shall be final.

8.343 Fine, Suspension and Dismissal in Police and Fire Departments

Members of the fire or the police department guilty of any offense or violation of the rules and regulations of their respective departments, shall be liable to be punished by reprimand, or by fine not exceeding one month's salary for any offense, or by suspension for not to exceed three months, or by dismissal, after trial and hearing by the commissioners of their respective departments; provided, however, that the chief of each respective department for disciplinary purposes may suspend a member for a period not to exceed ten

days for violation of the rules and regulations of his department. Any member so suspended shall have the right to appeal such suspension to the fire commission or to the police commission, as the case may be, and have a trial and hearing on such suspension. Written notice of appeal must be filed within 10 days after such suspension and the hearing of said appeal must be held within 30 days after the filing of said notice of appeal. If the commission shall reverse or alter the finding of the chief, it shall in the case of a reversal and in other cases it may in its discretion, order that the member affected be paid salary for the time of his suspension. In the event the chief should exercise such power of suspension, the member involved shall not be subject to any further disciplinary action for the same offense.

Subject to the foregoing members of either department shall not be subject to dismissal, nor to punishment for any breach of duty of misconduct, except for cause, nor until after a fair and impartial trial before the commissioners of their respective departments, upon a verified complaint filed with such commission setting forth specifically the acts complained of, and after such reasonable notice to them as to time and place of hearings as such commission may, by rule, prescribe. The accused shall be entitled, upon hearing, to appear personally and by counsel; to have a public trial; and to secure and enforce, free of expense, the attendance of all witnesses necessary for

his defense.

8.344 Exoneration of Charges

If, as provided for in section 8.343 a member of the police department is suspended by the chief of police pending hearing before the police commission for charges filed against him and subsequently takes a leave of absence without pay pending his trial before the commission, and, if after such trial he is exonerated of the charges filed against him, the commission may, at its discretion, remit the suspension and leave of absence without pay and may order payment of salary to the member for the time under suspension and on leave of absence without pay, and the report of such suspension and leave of absence without pay shall thereupon be expunged from the record of service of such member.

Part Five: Transfers

8.350 Disability Transfers

(a) When a permanent civil service employee other than a member of the fire department and police department who has served not less than three (3) years in his position, has become incapable through advanced age, accident or other disability, of performing the duties

of his position, the civil service commission may, with the consent of the appointing officer or appointing officers involved, transfer him to a position within his capacities to perform, whether or not within the classification for which he qualified for appointment, but such position shall not be in a classification having a higher compensation schedule than the one from which he is transferred, and his compensation shall not thereafter be increased beyond the maximum salary for the classification to which such employee is transferred, nor in any event shall his salary be increased to equal the salary such employee would have received had he remained in his former position; provided, however, that a permanent employee, including any permanent member of the fire department and police department, who has become incapable of resuming his former position through disability incurred while on active service with the armed forces while on military leave may upon application after his discharge from military service be transferred under the provisions of this section, regardless of his length of service.

(b) Employees transferred under the provisions of this section may, upon recovery from the disability, and with the consent of the civil service commission, return to a vacancy in their former classifi-

cation.

(c) Positions filled under the provisions of this section shall not be subject to salary standardization, but the salaries thereafter shall be fixed by the civil service commission within the limitations herein set forth, provided, however, that salaries of such employees who were transferred from or to positions the compensations for which are subject to section 8.403 hereof may be revised as of July 1st within the limitations herein set forth to reflect rates of pay adopted under the provisions of section 8.403 for the then ensuing fiscal year by appropriate amendment to the annual appropriation ordinance and annual salary ordinance but without reference or amendment to the annual budget. The civil service commission shall make rules to carry out the intent of this section and such rules shall govern all transfers made under the provisions of this section.

(d) Whenever any employee is transferred under the provisions of this section and has held such position for five (5) years, he shall be eligible to participate in any promotional examination in which his classification is designated as the next lower rank from which promotion will be made; provided that the disability of said employee is not of such nature as to interfere with the performance of the duties required in the promotive classification. The civil service commission shall make such determination after examination of the

employee by a civil service examining physician.

(e) The salary of an employee who is promoted as the result of

participation in a promotional examination under the provisions of this section shall be fixed in accordance with the salary standardiza-

tion provisions of this charter.

(f) Notwithstanding any of the provisions of subsections (a), (b), and (c) of this section or any other provisions of this charter, whenever any employee is transferred under the provisions of subsections (a), (b) or (c) of this section and has held such position for ten (10) years, the limitations imposed on his salary by those subsections shall terminate and his salary shall thereafter be fixed in accordance with the salary standardization provisions of this charter.

8.351 Automation Transfers

When, because of technological advances, automation, or the installation of new equipment a surplus of employees is created and a permanent civil service employee who has completed his probationary period is to be laid off, the civil service commission may transfer such employee to a position within his capacities to perform, whether or not within the classification for which he qualified for appointment. The civil service commission may administer any examinations which the commission deems advisable to test the capacity of such employee, and shall be the judge of the ability of the employee to perform the duties in the position to which transfer is to be made. The position to which transfer is to be made shall not be in a classification having a higher compensation schedule than the one from which he is transferred, and compensation in the position to which transferred shall be governed by the provisions of the salary standardization ordinance and the salary ordinance. Employees transferred under the provisions of this section may, with the approval of the civil service commission and the appointing officer involved, be returned to a vacancy in his former classification. The civil service commission shall adopt rules to carry out the intent of this section, and such rules shall govern all transfers made under the provisions of this section.

Part Six: Leaves of Absence

8.360 Civil Service Rules

Leaves of absence to officers and employees of the city and county shall be governed by rules established by the civil service commission.

8.361 Military and War Effort Leaves of Absence

Leaves of absence shall be granted to officers and employees of the City and County of San Francisco and non-certificated officers and employees of the San Francisco Unified School District for service in the armed forces of the United States or the State of California or for service on ships operated by or for the United States government in time of war and for such time thereafter as may be provided by rule of the civil service commission, but not to exceed two (2) years after the proclamation of peace, except in case of disability incurred while in active service with the armed forces or the merchant marine when such disability shall extend beyond such

period.

Whenever any officer or employee of the City and County of San Francisco, or any non-certificated officer or employee of the San Francisco Unified School District shall, by order of the government of the United States or by lawful order of any of its departments or officers, or by lawful order of the State of California, or any of its departments or officers, be directed in time of peace to report and serve in the armed forces of the United States, or in the armed forces of the State of California, said officer or employee shall be entitled to a leave of absence from his office or position during the time of such service and for a period not to exceed three (3) months after the expiration thereof. Officers and employees entering or being inducted into any of the services requiring military leave as provided in this section shall file with the civil service commission a copy of the orders necessitating such service prior to the effective date of the leave of absence. Leaves granted pursuant to the provisions of this and the preceding paragraph of this section shall be designated "military leaves."

The board of supervisors may, on the recommendation of the civil service commission, provide by ordinance that leaves of absence shall be granted to officers and employees during time of war or during any emergency declared by the President of the United States, for other service directly connected with the prosecution of the war or national defense or preparedness. Leaves granted under authority of ordinances enacted pursuant to the provisions of this paragraph shall

be designated "war effort leaves."

In time of emergency declared by the President of the United States or by the Congress, or while any act authorizing compulsory military service or training is in effect, the board of supervisors, upon recommendation of the civil service commission, may provide by ordinance that subject to rules of the civil service commission leaves of absence shall be granted to officers and employees of the City and County of San Francisco and non-certificated officers and employees of the San Francisco Unified School District for sea duty as licensed officers aboard ships operated by or for the United States government.

Any officer or employee on military leave, who, prior to such leave, has been appointed to a permanent position in the city and county service, shall be entitled to resume such position at the expiration of his leave, and in determining and fixing rights, seniority, salary and otherwise, which have accrued and shall inure to the benefit of such officer or employee, the term of military leave shall be considered and accounted a part of his service under the city and county.

Persons serving in the armed forces of the United States or the State of California during time of war or during any emergency lawfully declared by the President of the United States, who have standing on an eligible list, shall retain their places thereon, and upon presenting an honorable discharge or certificate of honorable active service from such military service within the period of time and subject to the conditions as prescribed by rules of the civil service commission, shall be preferred for appointment for a period of four (4) years after the proclamation of peace or the termination of said emergency in the order of standing upon such register at the time of entering such military service and before candidates procuring standing through an examination held subsequent to the entrance of such cligibles into the military service. If while in said military service the names of such persons are reached for certification to permanent positions, appointments shall be made to serve until such persons in the military service shall present to the civil service commission an honorable discharge or certificate of honorable active service within the period of time and subject to the conditions as prescribed by rules of the civil service commission, but not more than one (1) year after the date of discharge of each such eligible. when they shall be certified and assume the duties of positions in said class and their certification to said position for all purposes of seniority shall be deemed to be the date when their names on such eligible lists were reached for certification, provided that each appointee to a position shall serve such probationary period as is required in section 8.340 of this charter, and provided that such employee while serving on such probation shall be permitted to participate in any promotive examination to which his classification is eligible but shall not be entitled to certification by virtue of such promotional examination prior to satisfactory completion of said probationary period and provided further that no such persons shall be certified to entrance positions in the uniformed ranks of the police and fire departments under this provision who are more than thirty-five (35) years of age unless the names of such persons were reached for certification to such positions before such persons reached said age.

Persons who participate in a regular written civil service examination and who by reason of their active services in the Army, Navy or Marine Corps are unable to complete all parts of the examination and who present their orders or other competent proof of service in the same manner as is required of eligibles, shall acquire standing on eligible lists in accordance with the relative excellence attained by participation in the part or parts of the examinations already completed; provided that upon presenting their honorable discharges or certificates of honorable active service within the time limits specified in this section covering eligibles, they must qualify in the remainder of the examinations. When qualified they shall be certified as of the date they would have been reached for certification in accordance with the relative excellence attained by their participation in the entire examination.

The civil service commission shall adopt rules to govern the administration of leaves as herein provided and to govern lay-offs occasioned by the return of officers, employees, or eligibles who have been appointed and granted leave or certified as provided in this

section.

8.362 Leaves for American Red Cross Members

(a) Whenever any officer or employee of the City and County of San Francisco, or any non-certified employee of the Unified School District thereof, after the 8th day of December, 1941, and during the existence of the present war between the United States of America and the Axis Powers, has resigned from or relinquished his or her position under the government of the city and county, or under said Unified School District thereof, and within a period of sixty days thereafter has entered the service of the American Red Cross, as a social service worker, field director or assistant field director therein, said officer or employee after the termination of his or her service with said American Red Cross, and within the time limits prescribed by law for persons on military leave, shall be entitled to resume his or her position from which he or she resigned or which he or she relinquished, upon presentation of proof that said person did within sixty days after resigning from, or relinquishing, his or her position with the city and county, or with the Unified School District thereof, enter the service of the American Red Cross as a social service worker, field director or assistant field director. Service with the American Red Cross as a social service worker, field director or assistant field director, during the existing war shall be deemed to be service with the city and county insofar as seniority of service and compensation are concerned, and said person so serving with the said American Red Cross shall be deemed to be on military leave, and

shall be entitled to all the rights and privileges according to other officers and employees of said city and county who have been granted military leave to serve in the armed forces of the United

States, or of the State of California.

The rights and privileges herein granted to former officers and employees serving as social service workers, field directors or assistant field directors with the American Red Cross shall cease at the expiration of two years after the end of the present war between the United States of America and the Axis Powers, provided, however, that any person who severs his or her connection with the American Red Cross, and who fails to seek reinstatment to his or her position with the city and county, or with the Unified School District, within the time limits prescribed for persons on military leaves as defined in section 8.361 of the charter and rules of the civil service commission, shall not be entitled to reinstatement.

(b) From and after January 16, 1945, military leave as provided in section 8.361 of this charter for those serving in the armed forces of the United States or of the State of California shall be granted for service with the American Red Cross as social service worker, field

director or assistant field director.

8.363 Leaves Due to Illness or Disability

The civil service commission by rule shall provide for leaves of absence, due to illness or disability, which leave or leaves may be cumulative, if not used as authorized, provided that the accumulated unused period of sick leave shall not exceed six (6) months, regardless of length of service, and provided further that violation or abuse of the provisions of said rule and ordinance by any officer or employee shall be deemed an act of insubordination and inattention to duties.

The board of supervisors shall approve, amend or reject all amendments to the rules governing leaves of absence as proposed by the civil service commission; provided, that before making any amendment thereto the board of supervisors shall request the civil service commission to review and report on said proposed amendment.

Chapter Four: Compensation and Other Conditions of Employment

Part One: Wages and Salaries

8.400 General Rules for Establishing and Paying Compensation

(a) The board of supervisors shall have power and it shall be its

duty to fix by ordinance from time to time, as provided in section 8.401, all salaries, wages and compensations of every kind and nature, except pension or retirement allowances, for the positions, or places of employment, of all officers and employees of all departments, offices, boards and commissions of the city and county in all cases where such compensations are paid by the city and county.

(b) The board of supervisors shall have power by ordinance to provide the periods when salaries and wages earned shall be paid provided, that until such ordinance becomes effective, all wages and salaries shall be paid semi-monthly. No salary or wage shall be paid in advance. It shall be official misconduct for any officer or employee to present or approve a claim for full-time or continuous personal

service other than in the manner provided by this charter.

(c) All personal services shall be paid by warrants on the basis of a claim, bill, timeroll or payroll approved by the head of the department or office employing such service. The claims, bills or payrolls, hereinafter designated as payrolls, for salaries, wages or compensation for personal services of all officers, assistants and employees of every class or description, without regard to the name or title by which they are known, for each department or office of the city and county shall be transmitted to the civil service commission before

presentation to the controller.

(d) The secretary of the civil service commission shall verify that all persons whose names appear on payrolls have been legally appointed to or employed in positions legally established under this charter. In performing such verification said secretary may rely upon the results of electronic data processing. Said secretary shall direct his attention to exception reports produced by such processing; he shall approve or disapprove each item thereon and transmit said exception reports to the controller. The controller shall not draw his warrant for any claim for personal services, salary, wages or compensation which has been disapproved by the said secretary.

(e) For the purpose of the verification of claims, bills, timerolls, or payrolls, contractual services represented by teams or trucks hired by any principal executive or other officer of the city and county shall be considered in the same manner as personal service items and shall be included on payrolls as approved by said principal executive or other officers, and shall be subject to examination and approval by the secretary of the civil service commission and the controller in

the same manner as payments for personal services.

(f) The salary, wage or other compensation fixed for each officer and employee in, or as provided by this charter, shall be in full compensation for all services rendered, and every officer and employee shall pay all fees and other moneys received by him, in the course of his office or employment, into the city and county trea-

sury.

(g) No officer or employee shall be paid for a greater time than that covered by his actual service; provided, however, that the basic amount of salary, wage or other compensation, excluding premium pay differentials of any type whatsoever of any officer or employee who may be called upon for jury service in any municipal, state or federal court, shall not be diminished during the term of such jury service. There shall, however, be deducted from the amount of basic salary, wage or other compensation, excluding any pay premium differentials of any type whatsoever payable by the city and county to the officer or employee for such period as such officer or employee may be absent on account of jury service, any amounts which the officer or employee may receive on account of such jury service. Any absence from regular duty or employment while on jury duty shall be indicated on timerolls by an appropriate symbol to be

designated by the controller.

(h) All increases in salaries or wages of officers and employees shall be determined at the time of the preparation of the annual budget estimates and the adoption of the annual budget and appropriation ordinances, and no such increases shall be effective prior to the fiscal year for which the budget is adopted. Salary and wage rates for classes of employments subject to salary standardization, as in this charter provided, shall be fixed in the manner provided in this charter. Salary and wage rates for classes of employment not subject to salary standardization, exclusive of compensations fixed by this charter, shall be recommended by the officer, board or commission having appointive power for such employments, and fixed by the budget and the annual salary ordinance. Pending the adoption of salary standards as in this charter provided, the salary and wage rates for positions subject to such standardization shall be as recommended by the officer, board or commission having appointing power for such positions and fixed by the budget and annual salary ordinance; provided that the minimum compensation for employees subject to the civil service provisions of this charter shall be not less than fifty cents (50 ϕ) per hour nor less than one hundred six dollars (\$106) per month; and provided further that any compensation paid as of January 1, 1931, to an incumbent who legally held a position in the city and county service at that time, shall not be reduced so long as such incumbent legally holds such position. No compensation other than the minimum as in this section provided shall be increased so as to exceed the salary or wage paid for similar services of like character and for like service and working conditions in other city departments or in private employments, nor so as to exceed the rate

fixed for such service or position in the proposed schedule of compensations issued by the civil service commission under date of April 9, 1930, except as such proposed schedule or compensation is amended as provided in this charter, or extended by the civil service commission to include classification not included therein. (Amended 1972)

8.401 Compensation of Officers and Employees Subject to Salary Standardization

This section shall apply to all officers and employees except those whose compensations are specified in this charter and except those

covered in section 8.402, 8.403, 8.404 and 8.405.

The compensations of the attorney appointed by the public administrator and of all elective and appointive officers of the city and county, except members of the board of supervisors and of other boards and commissions, the superintendent of schools and members of the several ranks of the police and fire departments, shall be fixed in accordance with the salary standardization provisions of this section.

In fixing schedules of compensation as in this section provided, the civil service commission shall prepare and submit to the board of supervisors and the board shall adopt a schedule of compensations which shall include all classifications, positions and places of employment the wages or salaries for which are subject to the provisions of this section; provided, that the civil service commission shall from time to time prepare and submit to the board of supervisors and the board shall adopt amendments to the schedule of compensations which are necessary to cover any new classifications added by the civil service commission. Under the schedules of compensation recommended by the civil service commission and adopted by the board of supervisors as herein provided, like compensation shall be paid for like service, based upon the classification as provided in section 3.661 of the charter, and for those classifications of employment in which the practice is customary, the proposed schedules of compensation shall provide for minima, intermediate, and maxima salaries and for a method of advancing the salaries of employees from the minimum to the intermediate and to the maximum with due regard to seniority of service. The compensations fixed as herein provided shall be in accord with the generally prevailing rates of wages for like service and working conditions in private employment or in other comparable governmental organizations in this state; provided, that for specialized services which are peculiar to the

municipal service and not duplicated elsewhere in private or other governmental organizations in this state, the commission shall recommend and the board of supervisors shall fix a compensation which shall be in accord with the wages paid in private employment or other governmental organizations in the state for the nearest comparable service and working conditions; and provided further that if the civil service commission determines on the basis of facts and data collected as hereinafter provided that the rates generally prevailing for a particular service in private employment or in other governmental organizations are inconsistent with the rates generally prevailing in private employment or other governmental organizations for services requiring generally comparable training and experience, the commission shall set forth these data in its official records and shall recommend and the board of supervisors shall fix a compensation for such service that shall be consistent with the compensations fixed by the board of supervisors for other services requiring generally comparable training and experience; and provided further that the minimum compensation fixed for full time employment subject to the civil service provisions of this charter shall be not less than one hundred and six dollars (\$106) per month.

The proposed schedules of compensation or any amendments thereto shall be recommended by the civil service commission solely on the basis of facts and data obtained in a comprehensive investigation and survey concerning wages paid in private employment for like service and working conditions or in other governmental organizations in this state. The commission shall set forth in the official records of its proceedings all of the data thus obtained and on the basis of such data the commission shall set forth in its official records an order making its findings as to what is the generally prevailing rate of pay for each class of employment in the municipal service as herein provided, and shall recommend a rate of pay for each such classification in accordance therewith. The proposed schedules of compensation recommended by the civil service commission shall be transmitted to the board of supervisors, together with a compilation of a summary of the data obtained and considered by the civil service commission and a comparison showing existing schedules. Before being presented to the board of supervisors for consideration, the proposed schedules and a comparison with existing schedules shall be posted and otherwise publicized for a period of two weeks by the commission in a manner designed to give reasonable publicity thereof.

The board of supervisors may approve, amend or reject the schedule of compensations proposed by the civil service commission;

provided, that before making any amendment thereto the data considered by the board of supervisors as warranting such amendment shall be transmitted to the civil service commission for review and analysis and the commission shall make a report thereon to the board of supervisors, together with a report as to what other changes, and the cost thereof such proposed amendments would require to maintain an equitable relationship with other rates in such schedule.

The salaries and wages paid to employees whose compensations are subject to the provisions of this section shall be those fixed in the schedule of compensations adopted by the board of supervisors as herein provided and in accord with the provisions of the ordinance of the board of supervisors adopting the said schedule, and the compensations set forth in the budget estimates, and the annual salary ordinance and appropriations therefor shall be in accord therewith.

Not later than January 15th, 1944, and every five years thereafter and more often if in the judgment of the civil service commission or the board of supervisors economic conditions have changed to the extent that revision of existing schedules may be warranted in order to reflect current prevailing conditions, the civil service commission shall prepare and submit to the board of supervisors a schedule of compensations as in this section provided. A schedule of compensations or amendments thereto as provided herein which is adopted by the board of supervisors on or before April 1st of any year shall become effective at the beginning of the next succeeding fiscal year and a schedule of compensations or amendments thereto adopted by the board of supervisors after April 1st of any year shall not become effective until the beginning of the second succeeding fiscal year. The board of supervisors shall appropriate twelve thousand five hundred dollars (\$12,500) to the civil service commission to be known as the salary survey fund and to be used exclusively for defraying the cost of surveys of wages in private employment and in other governmental jurisdictions and making reports and recommendations thereon and publication thereof as herein provided. No expenditures shall be made therefrom except on authorization of board of supervisors. In the event of the expenditure of any of said funds, the board of supervisors in the next succeeding annual budget shall appropriate a sum sufficient to reimburse said salary survey fund.

Where compensations for services commonly paid on an hourly or a per diem basis are established on a weekly, semi-monthly or monthly salary basis for city and county service, such salary shall be based on the prevailing hourly or per diem rate, where this can be established, and the application thereto of the normal or average hours or days of actual working time, in the city and county service,

including an allowance for annual vacation.

Compensation of Teachers, Part-Time Employees and 8.402 Certain Other Groups

Compensations of the teaching and other technical forces of the school department and employees of the Steinhart Aquarium and law library departments, construction employees engaged outside of the city and county, part-time employees, and inmate and instituional help receiving less than fifty dollars (\$50) per month, shall be fixed by the department head in charge thereof, with the approval of the board or commission, if any, in charge of the department concerned and subject to the budget and appropriation provisions of this charter; provided that part-time employees shall be recorded as such by a principal executive, only with approval of the civil service commission and, when so recorded, shall be noted as part-time on payrolls, budget estimates, salary ordinance and similar documents.

Rates of Pay for Trades and Crafts 8.403

Whenever any groups or crafts establish a rate of pay for such groups or crafts through collective bargaining agreements with employers employing such groups or crafts, and such rate is recognized and paid throughout the industry and establishments employing such groups or crafts in San Francisco and the civil service commission shall certify that such rate is generally prevailing for such groups or crafts in private employment in San Francisco pursuant to collective bargaining agreements, the board of supervisors shall have the power and it shall be its duty to fix such rate of pay as the compensations for such groups and crafts engaged in the city and county service. The rate of pay so fixed by the board of supervisors shall be determined on the basis of rates of pay certified by the civil service commission on or prior to April 1st of each year and shall be effective July 1st following; provided, that the civil service commission shall review all such agreements as of July 1st of each year and certify to the board of supervisors on or before the second Monday of July any modifications in rates of pay established thereunder for such crafts or groups as herein provided. The board of supervisors shall thereupon revise the rates of pay for such crafts or groups accordingly and the said revised rates of pay so fixed shall be effective from July 1st of the fiscal year in which such revisions are

Should the budget estimates of the several departments be filed with the controller or transmitted to the mayor before any such report of said civil service commission is received by the board of supervisors, the head of each department affected by such report may amend its budget estimate to comply with the provisions of

such report.

Not later than the 25th day of July in each year the board of supervisors shall have power and it shall be its duty, subject to the fiscal provisions of the charter but, without reference or amendment to the annual budget, to amend the annual appropriation ordinance and the annual salary ordinance to include the provisions necessary for paying the rates of compensation fixed by the board of supervisors as in this section provided for the then current fiscal year.

8.404 Salaries and Benefits of Carmen

The wages, conditions and benefits of employment as provided for in this section of the various classifications of employment of platform employees and coach or bus operators of the municipal railway as compensation, shall be determined and fixed annually as follows:

(a) On or before the first Monday of August of each year, the civil service commission shall certify to the board of supervisors for each classification of employment the average of the two highest wage schedules in effect on July 1st of that year for comparable platform employees and coach or bus operators of other surface street railway and bus systems in the United States operated primarily within the municipalities having each a population of not less than 500,000 as determined by the then most recent census taken and published by the director of the census of the United States, and each such system normally employing not less than four hundred (400) platform employees or coach or bus operators, or platform employees, coach and bus operators.

(b) The board of supervisors shall thereupon fix a wage schedule for each classification of platform employees and coach and bus operators of the municipal railway which shall not be in excess of the average of the two highest wage schedules so certified by the civil

service commission for each such classification.

(c) When, in addition to their usual duties, such employees are assigned duties as instructors of platform employees or coach or bus operators they shall receive twenty cents (20¢) per hour in addition to the rate of pay to which they are otherwise entitled under the wage schedule as herein provided.

(d) The rates of pay fixed for platform employees and coach and bus operators as herein provided shall be effective from July 1st of the year in which such rates of pay are certified by the civil service

commission

(e) The terms wage schedule and wage schedules wherever used in this section are hereby defined and intended to include only the maximum rate of pay provided in each such wage schedule.

(f) At the time the board of supervisors fixes the wage schedule as provided in (b) above, the board of supervisors may fix as conditions and benefits of employment other than wages as compensation for platform employees and coach or bus operators of the municipal railway, conditions and benefits not to exceed those conditions and benefits granted by collective bargaining agreements to the comparable platform employees and coach or bus operators of the two systems used for certification of the average of the two highest wage schedules by the civil service commission. The board of supervisors may establish such conditions and benefits notwithstanding other provisions or limitations of this charter, with the exception that such conditions and benefits shall not involve any change in the administration of, or benefits of the retirement system, health service system or vacation allowances as provided elsewhere in this charter. For all purposes of the retirement system as related to this section, the word 'compensation" as used in section 8.529 of this charter shall mean the "wage schedules" as fixed in accordance with paragraphs (a) and (b) above, including those differentials established and paid as part of wages to platform employees and coach and bus operators of the municipal railway, but shall not include the value of those benefits paid into the fund established as herein provided. Provided that when in the two systems used for certification as provided above, vacation, retirement and health service benefits are greater than such similar benefits provided by this charter for platform employees, coach or bus operators of the municipal railway, then an amount not to exceed the difference of such benefits may be converted to dollar values and the amount equivalent to these dollar values shall be paid into a fund. The fund shall be established to receive and to administer said amounts representing the differences in values of the vacation, retirement and health service benefits, and to pay out benefits that shall be jointly determined by representatives of the city and county government and the representatives of the organized platform employees and coach and bus operators of the municipal railway. The civil service commission shall adopt rules for the establishment and general administration of the fund as herein provided. Such rules shall provide for a joint administration of the fund by representatives of the city and county government, which shall include representatives of the administrator of the agency responsible for the municipal railway and representatives of the organized platform employees, coach and bus operators of the municipal railway. Such rules may provide a procedure for final and binding arbitration of disputes which may arise between representatives of the city and county government and the representatives of the organized platform employees and coach and bus operators of

the municipal railway. Such rules shall provide that all investments of the fund shall be of the character legal for insurance companies in California. Such rules and any amendments thereto shall be effective

upon approval by the board of supervisors by ordinance.

(g) Not later than the 25th day of August, the board of supervisors shall have the power and it shall be its duty, subject to the fiscal provisions of the charter but, without reference or amendment to the annual budget, to amend the annual appropriation ordinance and the annual salary ordinance as necessary to include the provisions for paying the rates of compensation and conditions and benefits other than wages fixed by the board of supervisors as in this section provided for platform employees and coach or bus operators for the then current fiscal year.

On recommendation of the civil service commission the board of supervisors shall establish a rate of pay for trainee platform men and bus or coach operators at a level reflecting the current labor market but below the basic hourly rate for motorman, conductor and bus

operator.

8.405 Salaries of Uniformed Forces in the Police and Fire Departments

(a) Not later than the 15th day of February of each year, the civil service commission shall survey and certify to the board of supervisors rates of compensation paid police officers or patrolmen employed in the respective police departments in all cities of 100,000 population or over in the State of California, based upon the latest federal decennial census.

Not later than the 1st day of April of each year, the board of supervisors shall have power, and it shall be its duty, by ordinance, to fix rates of compensation for the members of the police department whose annual compensations are set forth in section 3.531 of this charter and said rates shall be in lieu of said annual compensations and shall be effective on the 1st day of July next following

and shall be effective on the 1st day of July next following.

The rates of compensation, fixed in said ordinance,

(1) for the fourth year of service and thereafter for police officers, police patrol drivers and women protective officers shall not exceed the highest rate of compensation paid police officers or patrolmen in regular service in the cities included in the certified report of the civil service commission;

(2) for the first, second and third year of service for police officers, police patrol drivers and women protective officers shall include the same amount of adjustment as that used in fixing the rates of compensation for the fourth year of service for the same

class;

(3) for said members of the police department other than police officers, police patrol drivers and women protective officers shall include the same per cent of adjustment as that established by said ordinance for police officers in the fourth year of service and

(4) shall be set at the dollar amount nearest the fract—al amount which may result from percentage adjustment specified in this sec

tion, half dollars being taken to the next higher dollar amount.

The rates of compensation set forth in the budget estimates, the budget and the annual salary ordinance shall be those fixed by the board of supervisors as in this section provided and appropriations

therefor shall be based thereon.

Not later than the 1st Monday of August of each year, the civil service commission shall survey and certify to the board of supervisors the rates of compensation paid police officers or patrolmen on the first day of August of that year in the cities hereinbefore referred to. The board of supervisors shall thereupon have the power by ordinance to revise all of the rates of compensation as in this section provided. Said revised rates shall be effective from the first day of July of the then current fiscal year.

If the board of supervisors revises said rates of compensation, then it shall, not later than the 25th day of August of the then current fiscal year, have the power, and it shall be its duty, subject to the fiscal provisions of the charter, but without reference or amendment to the annual budget, to amend the annual salary ordinance and the annual appropriation ordinance to include the provisions necessary for paying the rates of compensation fixed by the board of supervisors as in this section provided for the then current fiscal year.

The expression "rates of compensation," as used in this section in relation to said survey, is hereby declared to apply only to a basic amount of wages, with included range scales, and does not include such working benefits as might be set up by any other city by way of holidays, vacations, other permitted absences of any type whatsoever, overtime, night or split shift, or pay for specialized services within a classification or rank, or other premium pay differentials of any type whatsoever. The foregoing enumeration is not exclusive, but it is the intent of this section that nothing other than a basic amount of wages, with included range scales, is to be included within the meaning of "rates of compensation."

Working benefits and premium pay differential of any type shall be allowed or paid to members of the police department referred to

herein only as is otherwise provided in this charter.

For all purposes of the retirement system, the expression "rates of compensation" as used in this section, shall mean "salary attached to the rank" as used in section 166 of the charter of 1932, as amended,

and, with the addition of fifteen dollars per month now provided in subsection (b) with respect to members assigned to two-wheel motor-cycle traffic duty, shall also mean "compensation earnable" as used in section 8.549.

The term "police officers or patrolmen" as used in this section shall mean the persons employed in the police departments of said cities of 100,000 population or over or of the City and County of San Francisco, to perform substantially the duties being performed on the effective date of this section by police officers, police patrol drivers and women protective officers in the San Francisco Police Department.

In determining years of service necessary for a police officer, woman protective officer and police patrol driver to receive the annual compensation is provided for herein, service rendered prior to the effective date of this amendment shall be given full credit and

allowed.

The absence of any police officer, woman protective officer, or police patrol driver on military leave, as defined by section 8.361 of this charter, shall be reckoned a part of his service under the city and county, for the purpose of computing years of service in gaining added compensation as provided for herein.

On the recommendation of the chief of police, the commission may reward any member of the department for heroic or meritoriuous conduct. The form or amount of said reward to be discretionary with the commission, but not to exceed one month's salary in

any one instance.

If any member of the department appointed as an assistant inspector is a sergeant at the time of the appointment or is appointed a sergeant thereafter, he shall receive the rate of compensation at-

tached to the rank of sergeant.

(b) Not later than the fifteenth day of February of each year the civil service commission shall survey, and certify to the board of supervisors, any additional rate of pay paid to members assigned to two-wheel motorcycle traffic duty in the respective police departments of all cities of 100,000 population or over in the State of California, based upon the latest decennial census.

Not later than the first day of April of each year the board of supervisors shall have power, and it shall be its duty by ordinance to fix the additional rate of pay for the members of the police department who are assigned to two-wheel motorcycle traffic duty, at a rate of pay not to exceed the highest rate of compensation paid to members assigned to two-wheel motorcycle traffic duties in the cities included in the certified report of the civil service commission.

Not later than the 1st Monday of August of each year the civil

service commission shall survey and certify to the board of supervisors any additional rate of pay to be paid to members assigned to two-wheel motorcycle traffic duty on the first day of August of that year in the cities hereinbefore referred to

The board of supervisors shall thereupon have the power by ordinance to revise the additional rate of pay as in the section provided. Said revised rates shall be effective from the first day of

July of the then current fiscal year

If the board of supervisors revises said additional rate of pay then, it shall, not later than the 25th day of August of the then current fiscal year, have the power, and it shall be its duty, subject to the fiscal provisions of the charter, but without reference or amendment to the annual budget, to amend the annual salary ordinance and the annual appropriation ordinance to include the provisions necessary for paying the additional rate of pay for members assigned to two-wheel motorcycle traffic duty fixed by the board of supervisors as in this section provided for the then current fiscal year.

Said additional rate of pay shall be in addition to the rate of

compensation provided for in subsection (a).

In no event shall the additional rate so fixed be less than \$15.00

per month.

(c) Not later than the 15th day of February of each year, the civil service commission shall survey and certify to the board of supervisors rates of compensation paid firemen employed in the respective fire departments of all cities of 100,000 population or over in the State of California, based upon the latest federal decennial census.

Not later than the 1st day of April of each year, the board of supervisors shall have the power, and it shall be its duty, by ordinance, to fix rates of compensation for the members of the fire department whose annual compensations are set forth or otherwise provided in section 3.542 of this charter, and said rates shall be in lieu of said annual compensations and shall be effective on the 1st day of July next following.

The rates of compensation, fixed in said ordinance,

(1) for the fourth year of service and thereafter for firemen shall not exceed the highest rate of compensation paid firemen in regular service in the cities included in the certified report of the civil service commission;

(2) for the first, second and third year of service for firemen shall include the same amount of adjustment as that used in fixing rates of

compensation for the fourth year of service for the same class;

(3) for said members of the fire department other than firemen shall include the same per cent of adjustment as that established by said ordinance for firemen in the fourth year of service; and (4) shall be set at the dollar amount nearest the fractional amount which may result from percentage adjustment specified in this section, half dollars being taken to the next higher dollar amount.

The rates of compensation set forth in the budget estimates, the budget and the annual salary ordinance shall be those fixed by the board of supervisors as in this section provided and appropriations

therefor shall be based thereon.

Not later than the 1st Monday of August each year, the civil service commission shall survey and certify to the board of supervisors the rates of compensation paid firemen on the first day of August of that year in the cities hereinbefore referred to. The board of supervisors shall thereupon have the power by ordinance to revise all of the rates of compensation as in this section provided. Said revised rates shall be effective from the first day of July of the then current fiscal year.

If the board of supervisors revises said rates of compensation, then it shall, not later than the 25th day of August of the then current fiscal year, have the power, and it shall be its duty, subject to the fiscal provisions of the charter, but without reference or amendment to the annual budget, to amend the annual salary ordinance and the annual appropriation ordinance to include the provisions necessary for paying the rates of compensation fixed by the board of supervisors as in this section provided for the then current fiscal year.

The expression "rates of compensation" as used in this section, in relation to said survey, is hereby declared to apply only to a basic amount of wages, with included range scales, and does not include such working benefits as might be set up by any other city by way of holidays, vacations, other permitted absences for any type whatsoever, overtime, night or split shift, or pay for specialized services within a classification or rank, or other premium pay differentials of any type whatsoever. The foregoing enumeration is not exclusive, but it is the intent of this section that nothing other than a basic amount of wages, with included range scales, is to be included within the meaning of "rates of compensation."

Working benefits and premium pay differentials of any type shall be allowed or paid to members of the fire department referred to

herein only as is otherwise provided in this charter.

For all purposes of the retirement system, the expression "rates of compensation," as used in subsections (c) and (d) of this section shall mean "salary attached to the rank" as used in section 169 of the charter of 1932, as amended and "compensation earnable" as used in section 8.549.

The term "firemen" as used in this section shall mean the persons employed, in the fire departments of said cities of 100,000 popula-

tion or over or of the City and County of San Francisco, to perform substantially the duties being performed on the effective date of this section by drivers, stokers, tillermen, truckmen, or hosemen, in the San Francisco Fire Department.

The expression "members of the fire department" does not in-

clude members of the fire commission.

The absence of any officer or member of the fire department on military leave of absence, as defined by section 8.361 of this charter, shall be reckoned a part of his service under the city and county, for the purpose of computing years of service in gaining added compensation as provided in this charter.

On the recommendation of the chief of department, the commission may reward any officer or member of the department for heroic or meritorious conduct, the form or amount of said award to be discretionary with the fire commission, but not to exceed one

month's salary in any one instance.

The rates of compensation for the ranks of captain, bureau of fire prevention and public safety, and lieutenant, bureau of fire prevention and public safety, and lieutenant, bureau of fire investigation, shall be thirteen per cent (13%) above the compensation established for the ranks of captain and lieutenant as provided for in this section. The rates of compensation for the ranks of inspector, bureau of fire prevention and public safety, and investigator, bureau of fire investigation, shall be ten per cent (10%) above the compensation established for the rank of chief's operator as provided for in this section. The rate of compensation shall be set at the dollar amount nearest the fractional amount which may result from percentage adjustment specified in this subsection, half dollars being taken to the next higher dollar amount.

(d) The rate of compensation fixed pursuant to the provisions of subsection (a) for police officers, police patrol drivers and women protective officers for the fourth year of service and thereafter and the rate of compensation fixed pursuant to the provisions of subsection (c) for firemen for the fourth year of service and thereafter shall be the same. Such rate shall not exceed the highest rate of compensation paid, whether it be paid to police officers, patrolmen or firemen, in the cities included in the certified report of the civil service commission submitted to the board of supervisors pursuant to the provisions of the aforesaid subsections of this section; provided, further, that the minimum rate of compensation attached to the rank of sergeant in the police department shall be equal to the rate of compensation attached to the rank of lieutenant in the fire depart-

ment. (Amended 1972)

8.406 Salary Deductions

Whenever, in the judgment of the mayor and the board of supervisors, extraordinary economic conditions actually exist due to unemployment, fire, earthquake, flood or other calamity, which adversely affect the life, health and welfare of the citizens of the city and county or of any considerable portion thereof, the board of supervisors, by a three-fourths vote of all of its members, with the concurrence of the mayor, shall have power as follows, to-wit:

(1) To officially declare that a public emergency exists, and to fix the approximate anticipated time during which said emergency shall continue, provided that no such emergency shall be anticipated to continue beyond the end of the fiscal year during which the same is declared, unless such emergency be declared subsequent to the 1st day of January of said year, in which event the said emergency may be anticipated to continue until the end of the next succeeding fiscal

year.

(2) To provide that while said emergency as declared shall continue to exist there shall be deducted from the gross salaries and compensations, exclusive of pension and retirement allowances, of each officer and employee of the City and County of San Francisco, including officers and employees of the board of education, not more than the respective amounts hereinafter set forth. Said deductions shall be made on the basis of the salary and compensation rate of said several officers and employees which were in effect during the calendar month immediately preceding the month during which said

emergency was declared and not reduced by this section.

If said salary and compensation deductions are not reflected in the annual budget and appropriation ordinances, as set forth in subdivision 3 of this section, the amount of said deductions shall be used for the purpose of meeting or alleviating the emergency which has been declared, or to balance any deficiency existing in the general funds of the city arising by reason of the delinquency in the payment of taxes or other revenue as compared with the anticipated revenues over the same period. Provided that where salaries or compensations are paid out of bond funds, utility funds, or other trust funds, which are not provided from the revenues of the city, all deductions made shall revert to the respective funds from which said salaries or compensations are paid.

The maximum deductions from the salary or compensation of each officer or employee heretofore referred to shall be as follows,

to-wit:

(a) From the salaries or compensation of officers or employees whose gross earnings exceed \$100 per month and do not exceed

\$120 per month, three (3) percent of the amount of the gross

monthly earnings of each of said officers or employees.

(b) From the salaries or compensations of officers or employees whose gross earnings exceed the sum of \$120 per month and do not exceed the sum of \$150 per month, seven (7) percent of the gross monthly earnings of each of said officers or employees.

(c) From the salaries or compensations of officers or employees whose gross earnings exceed the sum of \$150 per month, and do not exceed the sum of \$185 per month, ten (10) percent of the gross monthly earnings of each of said officers or employees.

(d) From the salaries or compensations of all officers or employees whose gross earnings exceed the sum of \$185 per month, and do not exceed the sum of \$275 per month, twelve and one-half (12½) percent of the gross monthly earnings of each of

said officers or employees.

(e) From the salaries or compensations of all officers or employees whose gross earnings exceed the sum of \$275 per month, and do not exceed the sum of \$600 per month, fifteen (15) percent of the gross monthly earnings of said officers or employees.

(f) From the salaries or compensations of all officers or employees whose gross earnings exceed the sum of \$600 per month, and do not exceed the sum of \$834 per month, eighteen (18) percent of the gross monthly earnings of each of said officers

or employees.

(g) From the salaries or compensations of all officers or employees whose gross earnings exceed the sum of \$834 per month, twenty (20) percent of the gross monthly earnings of each

of said officers or employees.

(h) Provided, however, that no more than five and one-half (5½) percent of the gross monthly earnings of per diem employees whose compensations are fixed on the basis of a five-day week shall be deducted from the salaries or earnings of any such

employee.

Said deductions shall be made from said earnings or compensations in monthly or semi-monthly installments according to the time at which said salaries or compensations are paid; provided that where the earnings of any officer or employee are on an hourly or per diem basis deductions based on his total earnings for the month shall be deducted from the installment of said earnings paid for the last half of the month.

(3) Should any such emergency declared as herein provided be anticipated to continue into the next fiscal year following the one during which said emergency has been declared, the controller and

the mayor in preparing or submitting their respective annual budget estimates shall base and estimate the net salaries and compensations to be paid at amounts not to exceed the said salaries and compensations as reduced by the above-mentioned percentages on the above-mentioned salary and compensation rates, and the annual appropriation and salary ordinance shall fix said net salaries and compensation accordingly. When any emergency is declared after the annual budget is prepared or adopted, or after the annual appropriation or salary ordinances are enacted, and before the annual tax rate is fixed as provided by law, said budget and said appropriation and salary ordinances may be revised or reenacted, so that the deductions herein authorized to be made may be reflected in the amount of the tax levy.

(4) All of such deductions, whether made after the passing of the annual budget appropriation and salary ordinance or included therein, shall be deemed as temporary deductions from the salaries and compensations of said officers and employees, and shall be continued only during the anticipated period for which said emergency has

been declared.

(5) In making the deductions herein provided for, the value of board, room and laundry or other maintenance furnished by the city and county to any officer or employee, when the same is made a part of his compensation by the civil service commission, shall be added to the monetary salary or compensation paid to said employee, and the amount of deductions from said salary or compensation shall be based on said monetary salary plus the value of said board, room and laundry or other maintenance, provided that no deduction shall be made for quarters furnished to any officer or member of the fire

department.

(6) During the period that any emergency shall exist after being so determined as hereinbefore provided, the controller, with the approval of the mayor and the board of supervisors, may reallocate any unencumbered balance, or any part thereof, to the credit of any department or office exclusive of moneys or appropriations made or required to be made to any bond, bond interest, bond redemption, pension, utility, or trust fund, so that the same shall be available to meet the necessities of said emergency, irrespective as to whether the amount allocated to said department or office is fixed by this charter or is the result of a tax provided by said charter to be levied for said department. Should the period during which said emergency is anticipated to exist extend beyond the end of the fiscal year in which the same was declared to exist, the mayor, with the approval of the board of supervisors, may reduce the amount of any mandatory appropriation provided to be allocated to any office or

department; or may reduce the amount of any tax provided by the charter to be levied for the support or maintenance of any department or office. Provided that no such deduction in appropriation, provided by this charter to be made to any department, or in the reallocation of funds, or reduction in the amount of said tax otherwise provided to be levied to produce funds for any department, shall be greater than is necessary to reflect the deductions in salaries provided in the section to be made by reason of said

emergency.

The provisions of this section shall have precedence over conflicting provisions of this charter, but nothing herein contained shall adversely affect the rights of the officers and employees as set forth in section 8.400 (h) of the charter, during the period when no public emergency exists. Contributions by the city and county and by members of the San Francisco City and County Employees' Retirement System to, and benefits, pension payments and allowances under said retirement system, shall be calculated on the basis of gross salaries and compensations of such members in the same manner and amounts as if no deductions from said gross salaries and compensations were made under this section.

Should any emergency be declared pursuant to the provisions of this section, which, in the judgment of the board of supervisors, will necessitate deductions from the salaries of the officers and employees of the city and county, over and above the amounts herein provided for, the board of supervisors, by unanimous vote of all of its members, and with the approval of the mayor, may authorize a further deduction from the salaries and compensations of any of said officers and employees by increasing the maximum deductions in this section provided for, up to and including an amount not to exceed twenty-five (25) percent of said respective salaries or compensations as the same existed before any deduction by authority of this section.

Part Two: Expenses

8.410 Reimbursement of Expenses

Except in the discharge of routine duties, traveling and payment of expenses therefor shall be authorized only by ordinance; provided, that allowances therefor shall not exceed cost of transportation, including Pullman charges, if any, and a reasonable amount per diem for necessary expenses, which per diem shall be fixed annually by ordinance and shall be applicable to all officers and employees.

8.411 Payment for Repair or Replacement of Equipment

Notwithstanding the provisions of sections 8.400 (a) and (c) through (g), 8.401, 8.402, 8.403, 8.405 (a) and 8.405 (c), or any other provision of this charter, the board of supervisors may provide by ordinance for the payment of the costs of replacing or repairing equipment, property, or prostheses of any uniformed officer or employee of the police department, fire department, sheriff's office or municipal railway, such as, but not confined to eveglasses, hearing aids, dentures, watches, or articles of clothing necessarily worn or carried by such employee when any such items are damaged in the line of duty without fault of the employee. If the items are damaged beyond repair, the actual value of such items may be paid. The value of such items shall be determined as of the time of the damage thereto.

The board by a three-fourths vote of all of its members may make similar provision in relation to any other officer or employee where it finds that the damage or loss was occasioned by unusual circumstances or the occurrence of an extraordinary event.

The board is authorized to enact any and all ordinances necessary

to carry out the provisions of this section.

Part Three: Health Benefits

8.420 Establishment of and Membership in Health Service System

A health service system is hereby established as a department of the city and county government and shall be subject to sections 3.680 through 3.682 and 8.420 through 8.432 inclusive. Said system shall be administered by a board to be known as the health service board. The members of the system shall consist of all employees, which shall include officers of the city and county, of the San Francisco Unified School District, and of the Parking Authority of the City and County of San Francisco who are members of the retirement system. Any employee who adheres to the faith or teachings of any recognized religious sect, denomination or organization and, in accordance with its creed, tenets or principles, depends for healing upon prayers in the practice of religion shall be exempt from the system upon filing annually with the health service board an affidavit stating such adherence and dependence and disclaiming any benefits under the system. The health service board shall have the power to exempt any person whose annual compensation exceeds six thousand dollars (\$6,000) and any person who otherwise has provided for adequate medical care.

8.421 Continuation of Existing Plans

The medical care plans in effect on the effective date hereof shall continue in force and effect until rescinded or superseded by a new plan or plans adopted by the health service board and approved by ordinance of the board of supervisors, adopted by three-fourths of its members.

8.422 Adoption of Plans

The board shall have power and it shall be its duty by a two-thirds vote of the entire membership of the health service board to adopt a plan or plans for rendering medical care to members of the system, or for the indemnification of the cost of said care, or for obtaining and carrying insurance against such costs or for such care.

Such plan or plans as may be adopted, shall not become effective until approved by ordinance of the board of supervisors, adopted by

three-fourths of its members.

The board of supervisors shall secure an actuarial report of the costs and effect of any proposed change in the benefits of the health service system or rates of contribution before enacting an ordinance or before voting to submit any proposed charter amendment providing for such change.

8.423 Revision of Schedules and Compensation

In January of each year, or more often if it deems necessary, at public hearings, the health service board shall review and determine the adequacy of medical care provided for members of the system and the adequacy of fee schedules and the compensation paid for all services rendered and it may make such revisions therein as it deems equitable but such revisions shall not become effective until approved by ordinance of the board of supervisors adopted by three-fourths of its members.

8.424 Specificity Required

Each plan for medical care shall make detailed and specific provision for the benefits to be provided thereunder and for the rates of contribution required to support the plan.

8.425 Persons Covered

Each plan may make provision for the participation in the benefits of the system by the dependents of members, retired city and county employees, temporary city and county employees, such other dependents of deceased and retired city and county employees as the board of supervisors may authorize by ordinance, teachers and other

employees of the San Francisco Unified School District retired under the San Francisco City and County Employees' Retirement System and resigned employees of the city and county and resigned teachers and employees of the school district whose resignations occur after June 15, 1955, and within thirty days immediately prior to the date on which, but for their resignations, they would have become retired members of the said retirement system, on whose relinquishment of retirement allowances as permitted by the charter occurs after such date and resigned employees of the San Francisco Unified School District not otherwise included. A resigned employee or teacher is one whose employment has terminated other than by retirement, discharge or death or who has relinquished retirement allowances. The purpose of empowering the health service board to make provision for the participation in the benefits of the system to the aforementioned resigned teachers and employees of the San Francisco Unified School District is to enable them, subject to the health service board's exercise of its power, to participate in the benefits of the system after transferring to the State Teachers' Retirement System from the San Francisco City and County Employees' Retirement System. The purpose of empowering the health service board to make provision for participation in the benefits of the system by the aforementioned resigned employees of the city and county and other resigned employees of San Francisco Unified School District is to permit the health service board to have power to treat them the same as it treats resigned teachers and employees of the San Francisco Unified School District.

As used in this section, and for the purpose of this section, the terms "city and county employees" and "employees of the city and county" shall include officers and employees of the Parking Author-

ity of the City and County of San Francisco.

8.426 Right of Selection

No member of the health service system shall be required to accept the services or medical supplies of any physician (physician includes physicians and surgeons, optometrists, dentists, chiropodists and osteopathic and chiropractic practitioners licensed by California State Law and within the scope of their practice as defined by California State Law), person licensed to treat human diseases without the use of drugs, nurse, pharmacist or hospital selected by the health service board, but, subject to rules and regulations of that board, every member shall have the right to select, of his own choice, any duly licensed physician, as defined herein, person licensed to treat human diseases without the use of drugs, nurse, pharmacist, hospital or other agency of medical care as herein

defined, who or which will render the required services pursuant to said rules and regulations, and the health service board shall make provision for the exercise of such choice; and is hereby expressly prohibited from entering into any exlusive contract for the rendering of said services.

Any duly licensed physician, as defined herein, person licensed to treat human diseases without the use of drugs, nurse, pharmacist, hospital or other agency of medical care shall have the right to furnish such services or medical supplies at uniform rates of compensation to be fixed by the health service board.

8.427 Effect of Other Charter Provisions

Except as otherwise specifically provided herein, all provisions of the charter shall be fully applicable to the health service board, the health service system and its medical director and employees in the same manner that they apply to other boards, commissions, and departments of the city and county.

8.428 Health Service System Fund

There is hereby created a health service system fund. The costs of the health service system shall be borne by the members of the system and retired persons, the City and County of San Francisco because of its members and retired persons and because of the members and retired persons of the Parking Authority of the City and County of San Francisco, and the San Francisco Unified School District because of its members and retired persons. A retired person as used in this paragraph means a former member of the health service system retired under the San Francisco City and County Employees' Retirement System.

The city and county and the school district shall each contribute to the health service system fund amounts sufficient for the follow-

ing purposes, and subject to the following limitations;

(a) All funds necessary to efficiently administer the health service

system.

(b) Matching contributions for the fiscal year commencing July 1, 1962, and each fiscal year thereafter, equal to the amounts contributed thereto by members of the system, provided; however, that the total amount contributed by the city and county and the school district to the health service system fund in each fiscal year, for this purpose, shall not exceed an amount equal to the tax yield that can be produced in each fiscal year by six cents in the tax rate on each one hundred dollars (\$100.00) valuation of the real and tangible personal property assessed in and subject to taxation by the city and county and the school district.

(c) Monthly contributions required from retired members participating in the system shall be equal to the monthly contributions required from members in the system; provided, however, that for the fiscal year commencing July 1, 1962, and for each fiscal year thereafter, the city and county and the school district shall contribute funds sufficient to defray the difference in cost to the system in providing the same health coverage to retired members as is provided for active employee members thereof.

The city and county and the San Francisco Unified School District shall not contribute to the health service system fund any sums, except as hereinbefore set forth, on account of participation in the benefits of the system by members' dependents, retired persons' dependents, persons who retired and elected not to receive benefits from San Francisco City and County Employees' Retirement System

and resigned employees and teachers defined in section 8.425.

It shall be the duty of the board of supervisors and of the board of education annually to appropriate to the health service system fund such amounts as are necessary to cover the obligation of the city and county and of the San Francisco Unified School District hereby imposed. Contributions to the health service system fund of the city and county and of the school district shall be charged against the general fund or the school, utility, bond or other special fund concerned.

8.429 Contributions to Fund

The health service board shall determine and certify to the controller the amount to be paid monthly by the members of the system to the health service system fund for the purposes of the system hereby created. The controller shall deduct said sums from the compensation of the members and shall deposit the same with the treasurer of the city and county to the credit of the health service system fund.

Such deductions shall not be deemed to be a reduction of

compensation under any provision of this charter.

The health service board shall have control of the administration and investment of the health service system fund, provided that all investments shall be of the character legal for insurance companies in California. Disbursements from the fund shall be made only upon audit by the controller and the controller shall have and exercise the accounting and auditing powers over the health service system fund which are vested in him by this charter with respect to all other municipal boards, officers and commissions.

8.430 "Medical Care" Defined

The term "medical care" shall be defined by the health service board.

All acts performed and services rendered under the provisions of this section shall be performed in accordance with the provisions as to professional conduct prescribed by the statutes of the State of

California regulating such professional conduct and services.

Medical care, as defined by the health service board, shall not be furnished or supplied to any member of the system by or in any of the public health and hospital facilities of the city and county, except that emergency medical and hospital care may be rendered to any member of the system in the usual course of emergency health service.

8.431 Limitation of Claims by Members

Except as herein provided, members of the system shall have and possess no claim or recourse against any of the funds of the municipality by virtue of the adoption or operation of any plan for rendering medical care, indemnifying costs of said care or carrying insurance against such costs, but except as herein provided, the claim and recourse of any such member shall be limited solely to the funds of the system. All expenses of the system shall be paid exclusively from the health service system fund, and, except as herein provided, the city and county and the San Francisco Unified School District shall not appropriate or contribute funds in any manner for the purposes of the system hereby established and provided.

8.432 Transition

The board of supervisors is authorized to enact by a vote of three-fourths of its members, any and all ordinances necessary to carry out the provisions of sections 8.420 to and including 8.432.

Any surplus or deticit existing in the health service fund on February 5, 1958, shall belong to or be the obligation of members, as the case may be, and the city and county and the San Francisco Unified School District shall neither receive payment nor credit nor shall it contribute to such fund on account of medical care rendered prior to such date.

Part Four: Vacations

8.440 Annual Vacations of Employees

(a) Every person employed in the city and county service shall be allowed a vacation with pay annually, as long as he continues in his employment, as follows:

(1) After one years' continuous service, ten working days.

(2) After five years' continuous service, fifteen working days. (3) After fifteen years' continuous service, twenty working

days.

(b) Employees may elect not to take their entire vacation in any one year and in such event may accumulate the days allowable and not taken for use at some future time, provided, however, that no employee may accumulate unused vacation allowance in excess of thirty working days regardless of length of service.

(c) In computing vacation pay, no employee shall be considered to work more than five days each week. Vacation pay for employees working less than a five day week shall be computed proportionately.

(d) If a holiday occurs during such employee's vacation, and the employee would as a matter of law have been entitled to said day as a regular day off, such holiday shall not be considered a day of vacation chargeable to the employee's vacation allowance.

(e) The time when vacations are to be taken shall be at the convenience of the principal executive, with due regard for seniority.

(f) An employee with one year or more of service who ceases to be employed by the city and county and who has neither received nor waived his current annual vacation allowance shall receive a pro-rata payment for all service performed since January 1 of the calendar year in which he ceases to be employed, together with an amount equivalent to any accumulated vacation allowances due him.

(g) The board of supervisors shall enact any and all ordinances necessary to administer, interpret and regulate the provisions of

subsections (a) through (f) of this section.

(h) Every employee of the City and County of San Francisco whose rate of compensation is fixed pursuant to the provisions of section 8.403 and 8.404 of this charter shall be entitled to receive an annual vacation at the time, with the pay and of the duration specified in this section and no section of the charter nor any provision of any collective bargaining agreement nor any street railway or bus wage schedule shall be construed in any manner or for any purpose to increase, reduce or otherwise affect the time or duration of, or pay for, vacations provided by this section nor shall any employee be deemed to have any vacation rights other than or in excess of the vacation rights specified in this section.

(i) The vacation rights granted by this section, or contained in any collective bargaining agreements, or in any street railway or bus wage schedules, as any of said terms are referred to in sections 8.403 and 8.404 of this charter, shall in no way increase, reduce or otherwise affect or be deemed to affect the wage or pay rate or schedule determinations made pursuant to the provisions of said section 8.403 and 8.404.

Part Five: Hours and Tours of Duty

8.450 Municipal Railway

Persons employed as platform men or bus operators in the operating department of the municipal railway system shall be subject to the following conditions of employment: The basic hours of labor shall be eight hours, to be completed within ten consecutive hours, and there shall be two days off, consecutive where practicable, in each week. All labor performed in excess of eight hours in any one day, or after a spread of ten consecutive hours in any one day, or five days in any one week, shall be paid for at the rate of time and one-half.

Conductors and motormen may be assigned to duty as bus operators and while assigned to such duty they shall receive the compensation fixed for such service. Such assignment shall be governed by seniority of service, subject to a qualifying test by the railroad management as to competency and to state laws as to qualifications and licensing.

8.451 Police Department

(a) The word "member" or "members" as used in this section shall mean the members in the police department set forth in section 3.531 of this charter.

(b) The basic week of service for each member shall be forty hours and the annual compensation set forth in section 3.531 of this charter shall be based upon said basic week of service.

(c) Each member shall be entitled to at least two days off during

each week, except as hereinafter provided.

(d) Whenever in the judgment of the chief of police public interest or necessity requires the services of any member to serve in excess of the basic week of service during any week, the chief of police may permit said service, and said member shall be compensated therefor or shall receive equivalent time credited to him in lieu thereof in accordance with this sub-section. For service performed in excess of the basic week, members shall be compensated on the basis of straight time in accordance with the ratio which said excess service

bears to the basic week of service and the annual compensation provided therefor in section 3.531 or in lieu thereof equivalent time

off duty with pay.

(e) Nothing contained in this section shall be deemed to interfere with a vacation, as provided for in section 8.440 of this charter, or the normal days off per week; provided, however, that when in the judgment of the chief of police public interest or necessity requires the services of any member to serve on his vacation, or part thereof, or normal days off, the chief of police may permit said member to serve during said vacation, or part thereof, or normal days off, and he shall receive additional compensation for the period so served. Said additional compensation shall be computed on the basis of straight time in accordance with the ratio which said extra service performed bears to the basic week of service and the annual compensation provided therefor in section 3.531.

(f) Nothing in this section shall abridge or limit in any way the provisions of Section 301, Part 1, of the San Francisco Municipal Code, approving rule 32 of the civil service commission, insofar as

sick leave and disability leaves for members are concerned.

(g) Whenever in the judgment of the police commission the efficient performance of police duty requires that one or more members of the police department should report for roll call, orders, and assignment, prior to going on duty, the said commission may designate a period not to exceed fifteen minutes in any one day for said reporting, and the said periods of fifteen minutes need not be

compensated for in money or in time off with pay.

(h) Notwithstanding the provisions of any of the foregoing subsections, the members of the police department shall be entitled to the days declared to be holidays for employees whose compensations are fixed on a monthly basis in the schedules of compensations adopted by the board of supervisors pursuant to the provisions of section 8.401 of the charter as additional days off with pay. Members shall be compensated on the basis of straight time as herein computed or shall be granted equivalent time off duty with pay in the judgment of the police commission.

8.452 Fire Department

The chief of department shall recommend and the fire commission shall provide by rule for work schedules or tours of duty for the officers and members occupying the several ranks of the fire department; provided, however, that all tours of duty established for officers and members assigned to the fire fighting companies, including the salvage corps, shall start at eight o'clock A.M. No such officer or member shall be required to work more than one hundred

and twenty (120) hours in any fifteen-day period, nor shall any officer or member be required to work more than twenty-four consecutive hours except in case of a conflagration requiring the services of more than one-half of the force of the department. Officers and members may exchange watches with permission of the chief of department and time worked on such exchange of watches shall not be construed as time in violation of the limitation of 120 hours in any fifteen-day period nor twenty-four consecutive hours. Each such officer and each such member shall be entitled to at least one (1) day off duty during each week.

When, in the judgment of the fire commission, it is in the public interest that any such officer or member shall work on his day off and said officer or member consents to so work, he may at the direction of the chief of department work on said day off, and in addition to the regular compensation provided for said officer or member as set forth in this charter, said officer or member shall be entitled to be compensated at his regular rate of pay as provided for herein for said extra time served, or he shall be allowed the equivalent time off.

In any computation in the administration of the San Francisco City and County Employees' Retirement System in which the compensation, as defined in any provisions relating to the retirement system, is a factor, compensation for overtime provided for in this section shall be excluded, and no such overtime compensation shall be deemed as compensation for any purpose relating to such retirement provisions.

Officers and members of the uniformed force shall be entitled to the days declared to be holidays for employees whose compensations are fixed on a monthly basis in the schedule of compensations adopted by the board of supervisors, pursuant to the provisions of section 8.401 of the charter, as additional days off with pay. Officers or members required to perform service in said department on said days shall be compensated on the basis of straight time as herein computed or shall be granted equivalent time off duty with pay in the judgment of the fire commission.

For payroll purposes, that portion of each tour of duty which falls within each calendar day shall constitute a single tour of duty. The rate of compensation for the service performed by officers or members on a holiday or for service performed on an assigned day off, as in this charter provided, shall be calculated by dividing the annual rates of pay for each fiscal year by the number of single tours of duty as scheduled for the several ranks in the fire fighting

companies in said fiscal year.

Chapter Five: Retirement Benefit

Part One: Existence of System; Membership

8.500 Retirement System for Officers and Employees

In order to continue in force provisions already existing for retirement and death benefits for officers and employees of the city and county, the San Francisco City and County Employee's Retirement System, hereinafter referred to as the retirement system or the system, is hereby continued. The enactment of section 3.670, 3.672 and sections 8.500 to 8.581, inclusive, of this charter is not intended to, and shall not in any way, alter or modify the rights, benefits, or obligations of any member or beneficiary of the retirement system or of the city and county with respect to that system as they exist at

the time this charter becomes effective.

Ordinance provisions already existing with respect to the retirement system shall continue in force until amended or revoked by the board of supervisors as provided in this section. The board of supervisors is hereby empowered to enact, by a vote of three-fourths of its members, any and all ordinances necessary to carry into effect the provisions of section 3.670, 3.672, 8.500-8.504, and 8.506-8.581 of this charter; provided that the board of supervisors shall secure, through the retirement board, an actuarial report of the cost and effect of any proposed change in the benefits under the retirement system, before enacting an ordinance or before voting to submit any proposed charter amendment providing for such change.

8.501 Retirement of Elective Officers

Notwithstanding the provisions of section 8.500 of this charter, elective officers, except members of the board of supervisors and of boards and commissions, shall be members of the San Francisco City and County Employees' Retirement System and shall be subject to all of the conditions applying to other members thereof, except members of the fire and police departments, and except as herein otherwise provided. In the determination of contributions and benefits of any officer becoming a member of the retirement system by virtue of the provisions hereof, that part of the salary of such officer which exceeds one thousand dollars (\$1,000) per month shall be excluded. Elective officers in office on January 7, 1947, and otherwise eligible to the provisions hereof shall have the option to become mebers of said retirement system to be exercised in writing on a form furnished by the retirement system and to be filed at the office of said system not later than ninety days after January 7, 1947.

Each such present and future elective officer may retire at his option but only after having attained the age of seventy years and only after having occupied such an elective office or having been otherwise employed in a position subject to membership in the retirement system for at least twenty years immediately preceding retirement, and may retire by filing written application therefor with the retirement board, and the mayor shall thereupon appoint a qualified person for the unexpired term of office remaining at the time of any such retirement. Such elective officer shall thereafter receive a retirement allowance equal to one-half of the compensation received by him at the time of retirement, provided that such allowance shall not exceed five hundred dollars (\$500) per month. Contributions required to provide the portion of the benefits under this section not provided by the member's contribution shall be paid to the retirement system by the city and county.

8.502 Retirement of Elective Officers

Notwithstanding the provisions of section 8.501 of this charter, elective officers, except members of boards and commissions, shall be members of the San Francisco City and County Employees' Retirement System under section 8.509 instead of section 8.501; and, notwithstanding the provisions of subdivision (B) of section 8.509, elective officers who are members of the retirement system under section 8.509 shall be retired on the day following the end of the term of office in which the age of seventy years is attained. Contributions, with credited interest, standing to the credit of such individual officers shall be adjusted as of January 9, 1953, to the amount which they would have been if the contributions had been made in accordance with section 8.507 prior to July 1, 1947, and section 8.509 after June 30, 1947. Time during which said members have rendered service as elective officers shall be included under subsection (G) of section 8.509, in addition to other time now so included. Contributions required to provide benefits based on service rendered as an elective officer prior to the effective date of membership in the retirement system, shall be paid to the retirement system in the manner provided in section 8.509 for contributions for service rendered prior to the date upon which the member's rate of contribution is based. Elective officers in office on January 9, 1953, who are members of the retirement system under section 8.501 at such time, shall have the option to continue as members of the retirement system under section 8.501, instead of this section, to be exercised in writing on a form furnished by the retirement system and to be filed at the office of said system not later than ninety days after January 9, 1953.

8.503 Retirement-Court Employees and Attaches

Employees and attaches of the superior or municipal court, including persons performing duties performed under the titles of commissioners, phonographic reporters who are paid compensation on a monthly or per diem basis by the city and county, secretaries, stenographers, investigators, messengers and other employees of the superior and municipal courts, in and for the City and County of San Francisco, shall be members of the San Francisco City and County Employees' Retirement System under section 8.509, and shall be subject to all of the conditions applying to other members under that

section, except as herein otherwise provided.

Service rendered to the said superior or municipal court in and for the city and county, other than as a phonographic reporter, by persons prior to becoming members under this section on February 1, 1953, shall be credited under the retirement system to such persons, provided that it would have qualified for credit when rendered, if said persons had been subject then, as they will be under this section, to the provisions of section 8.509 of this charter and of the ordinances and provisions of the Municipal Code of the City and County of San Francisco relating to retirement of members under said section.

Service rendered to said superior court on and after September 15, 1945, or to said municipal court on and after September 1, 1947, by phonographic reporters prior to becoming members under this section on February 1, 1953, shall be credited under this retirement

system to such persons.

Said service, rendered prior to becoming a member under this section on February 1, 1953, shall only be credited to each of such persons if he elect, by written notice, on a form provided by retirement system, filed in the office of the retirement board of said system prior to July 1, 1953, to receive credit for all or any part of said service, and to pay into the retirement fund, at times and in the manner hereinafter provided, the following amounts: (1) an amount equal to the normal contributions he would have contributed, had he been a member of the retirement system under section 8.509, during the time for which he has elected to receive credit for service, on the basis of compensation paid to him by the city and county on account of said service, and (2) an amount equal to the interest which would have been credited to his account on account of such contributions from the date upon which they would have been made, to the date of payment of such contributions to the retirement system. However, a member shall not receive credit for any portion of such service rendered prior to April 1, 1922, unless he has elected

to receive credit for, and has paid into the retirement fund such amount with respect to, all of said service rendered after March 31, 1922. Such amounts shall be paid into the retirement fund by lump sum payment, or payroll deductions or other installments, over a period not exceeding thirty-six months from July 1, 1953, provided that any balance remaining unpaid at his retirement shall become due and payable forthwith. Benefits, not provided by such amounts, granted to said persons on account of said service rendered prior to February 1, 1953, shall be provided by contributions of the city and county. Such service shall include time during which such person was absent from a status included in the paragraph above by reason of service in the armed forces of the United States in any war in which the United States has engaged.

Notwithstanding the foregoing provisions, any such employee or attache not already a member of the system and who is such an employee or attache on February 1, 1953, shall not become a member of the retirement system, unless he elect prior to July 1, 1953, on a form provided by the retirement system, to be a member of said system, and if he does not so elect, he shall not be a member of the retirement system, and shall not be prevented from continuing in

such employment by reason of such provision.

8.504 Retirement-Parking Authority Employees

Officers and employees of the Parking Authority of the city and county shall become members of the San Francisco City and County Employees' Retirement System under section 8.509 on February 1, 1963, and thereupon shall be subject to all conditions applying to other members under that section inclusive of the provisions of section 8.514 of the charter, except as herein otherwise provided; provided, however, that Members of such Authority are excluded from the San Francisco City and County Employees' Retirement

System.

Service rendered to the said Parking Authority by persons prior to becoming members under this section on February 1, 1963, shall be credited under the Retirement System to such persons, subject to the terms and conditions provided herein. Said service shall only be credited to each of such persons if he elect, by written notice, on a form provided by the retirement system and filed in the office of the retirement board of said system prior to July 1, 1963, to receive credit for said service, and to pay into the retirement fund, at times and in the manner fixed by the Retirement Board, the following amounts: (1) an amount equal to the normal contributions he would have contributed, had he been a member of the retirement system under section 8.509, during the period in which said service was

rendered, on the basis of compensation paid to him by the city and county on account of said service and (2) an amount equal to the interest which would have been credited to his account on account of such contributions from the date upon which they would have been made, to the date of payment of such contributions to the retirement system; provided that any balance remaining unpaid at his retirement shall become due and payable forthwith. If any such person shall not so elect to receive credit for said service and to pay such amounts of contributions and interest, or having so elected, subsequently does not pay into the retirement fund such amounts at times and in the manner herein provided, and prior to February 1, 1963, he shall enter as a new member without credit for any of said service, any moneys theretofore received from him as payment on such amounts together with accumulated interest thereon shall be refunded to him, and the rate of his contribution shall be the normal rate provided in subsection (H) of section 8.509 at his age on February 1, 1963, otherwise his rate of contributions shall be the rate provided in said subsection (H) of section 9.509 based on his age at the earliest date in the period for which said service is credited. Benefits, not provided by such amounts, granted to said persons on account of said service rendered prior to the effective date of membership under this section, shall be provided by contributions of the city and county.

Notwithstanding the foregoing provisions, any such officer or employee not already a member of the system and who is such an officer or employee on February 1, 1963, shall not become a member of the retirement system, unless he elects to be a member of said system, in writing, on a form provided by the retirement system and filed in the office of the retirement system prior to July 1, 1963; if he does not so elect he shall not be a member of the retirement system, and shall not be prevented from continuing in such employ-

ment by reason of the provisions of this section.

8.505 Retirement-Port Authority Employees

All employees of the Port Authority who, on February 7, 1969, are members of the Public Employees' Retirement System of the State of California shall continue to be members of said Public Employees' Retirement System, with all the rights, privileges and benefits of said system and they shall not be members of the San Francisco City and County Employees' Retirement System; and, notwithstanding any other provisions of this charter, the city and county shall perform all acts necessary to continue the membership of such employees in said Public Employees' Retirement System.

All employees of the Port Authority who, at the time the transfer

provided for herein shall go into effect, are covered under the provisions of a retirement program other than the Public Employees' Retirement System of the State of California shall thereafter continue to be covered under such retirement program and they shall not be members of the San Francisco City and County Employees' Retirement System; and, notwithstanding any other provisions of this charter, the city and county shall perform all acts necessary to continue the coverage of such employees under such retirement program.

Persons who, after February 7, 1969, become employees of the city and county in positions related to the operation of the State Belt Railroad and who become covered under the provisions of the Railroad Retirement Act by virtue of their employment in such positions shall not be members of the San Francisco City and County

Employees' Retirement System.

8.506 Sheriff's Department

Notwithstanding any other provisions of this Charter, the board of supervisors shall have the power to contract with the Board of Administration of the Public Employees' Retirement System of the State of California to provide that the sheriff, undersheriff and all deputized personnel of the sheriff's department shall be members of the public employees' retirement system, and the board of supervisors and the retirement board shall have the power to perform all acts necessary to carry out the terms and purposes of such contract.

Any person who shall become a member of the public employees' retirement system pursuant to such contract shall have the right to be a member of the health service system and the health service board shall make provisions for participation in the benefits of the

health service system by such persons.

8.506-1 Teachers in the San Francisco Unified School District and San Francisco Community College District

Notwithstanding any other provisions of this charter, the board of supervisors shall have the power to perform any and all acts necessary or appropriate to implement any provisions of the Education Code of the State of California which contemplate that teachers in the San Francisco Unified School District and the San Francisco Community College District shall not be members of the San Francisco City and County Employees' Retirement System but shall be members only of the State Teachers' Retirement System or which contemplate that such teachers may elect to be members of the State Teachers' Retirement System and not to be members of the San Francisco City and County Employees' Retirement System. (Added 1972)

8.507 Miscellaneous Officers and Employees on January 8, 1932

Persons who are officers and employees of this city and county on January 8, 1932, shall become members of the retirement system subject only to the following provisions, in addition to the provisions contained in sections 3.670, 3.672, 8.500, 8.510, 8.511, 8.520,

8.525 and 8.560, of this charter.

- (a) The system shall be applied to such offices, departments, bureaus, or classes of officers or employees of the city and county, including teachers in the San Francisco school department, as the supervisors shall determine; provided, however, that the contributions to be made by said teachers and the benefits to be received by said teachers under said retirement system shall be based upon the proportion of salaries of said teachers which have been and shall be paid out of funds contributed by the city and county, excluding therefrom the portion of such salaries which have been or shall be paid out of funds contributed by the State of California; and in determining such proportion it shall be taken to be the same proportion which the whole amount of money contributed by the city and county to the common school fund in any fiscal year bears to the whole amount of money contributed to such fund in such year by the state and by the city and county; and provided, further, that nothing herein contained shall be construed to deprive any teacher of the right to receive benefits under any pension or retirement system now or hereafter established by the State of California.
- (b) No member of the retirement system shall be retired, except in case of disability incapacitating him for the performance of his duties, unless he shall have attained the age of sixty-two years and completed ten years of continuous service, but retirement shall be compulsory at the age of seventy years. It may be provided, however, under such retirement system, that members may retire after thirty years of continuous service; the benefits at retirement in such cases to be determined, because of retirement at an age below sixty-two, in accordance with the tables recommended by the actuary and approved by said retirement board.

(c) All persons who were retired prior to October 1, 1925, from service as teachers in the public schools of San Francisco, under the provisions of the law of 1913, establishing the California Public School Teachers' Retirement Salary Fund, shall be entitled to and shall receive retirement allowances, to be calculated on the same basis as that established for determining the retirement allowances

provided for members of the said retirement system.

8.508 Pacific Gas & Electric Company Employees

The board of supervisors shall have the power to provide by ordinance retirement benefits for persons who become employees of the City and County of San Francisco under any lease, or other temporary arrangement, entered into between said city and county and the Pacific Gas & Electric Company, and because of their employment by said company at the effective date of said lease, or other temporary arrangement. The effect of said ordinance shall be to provide essentially the same retirement benefits for said employees on account of service rendered under said lease, or other temporary arrangement, as if said persons had been employees of said company throughout the term of said lease.

The further effect of said ordinance shall be to provide for permanent retirement rights for said persons, in the event they become employees of said city and county upon purchase or other permanent acquisition of the properties of said company, essentially the same benefits on account of service rendered as employees of said city and county, as they would have received if they had been members throughout said service of the San Francisco City and County Employees' Retirement System on the same basis as other employees of said city and county, except members of fire or police

departments.

8.509 Retirement-Miscellaneous Officers and Employees on and after July 1, 1947

Miscellaneous officers and employees, as defined in this section, who are members of the retirement system under this section of the charter on February 1, 1969, and persons who become miscellaneous officers and employees after February 1, 1969, shall be members of the retirement system, subject to the following provisions of this section, in addition to the provisions contained in sections 3.670, 3.672, 8.500, 8.510 and 8.520 of this charter notwithstanding the provisions of any other section of the charter, provided that the retirement system shall be applied to persons employed on a part-time temporary or substitute basis only as the board of supervisors shall determine by ordinance enacted by three-fourths vote of all members of the board. Miscellaneous officers and employees of the said departments who are members of the retirement system under section 8.507 of the charter on February 1, 1969, shall continue to be members of the system under section 8.507 and shall not be subject to any of the provisions of this section, except as specifically provided in this section.

(A) The following words and phrases as used in this section unless

a different meaning is plainly required by the context, shall have the

following meaning:

"Retirement allowance," or "allowance," shall mean equal monthly payments, beginning to accrue upon the date of retirement, and continuing for life unless a different term of payment is definitely provided by the context.

"Compensation," as distinguished from benefits under the workmen's compensation laws of the State of California shall mean all remuneration whether in cash or by other allowances made by the city and county, for service qualifying for credit under this section.

"Compensation earnable" shall mean the compensation as determined by the retirement board, which would have been earned by the member had he worked, throughout the period under consideration, the average number of days ordinarily worked by persons in the same grade or class of positions as the positions held by him during such period and at the rate of pay attached to such positions, it being assumed that during any absence, he was in the position held by him at the beginning of the absence, and that prior to entering city-service he was in the position first held by him in city-service.

"Benefit" shall include "allowance," "retirement allowance," and

"death benefit."

"Average final compensation" shall mean the average monthly compensation earned by a member during any five consecutive years of credited service in the retirement system in which his average final compensation is the highest, unless the board of supervisors shall otherwise provide by ordinance enacted by three-fourths vote of all members of the board.

For the purposes of the retirement system and of this section, the terms "miscellaneous officer or employee," or "member," as used in this section shall mean any officer or employee who is not a member of the fire or police departments as defined in the charter for the purpose of the retirement system, under section 8.507 of the charter.

"Retirement system" or "system" shall mean San Francisco City and County Employees' Retirement System as created in section

8.500 of the charter.

"Retirement board" shall mean "retirement board" as created in section 3.670 of the charter.

"Charter" shall mean the charter of the City and County of San Francisco.

Words used in the masculine gender shall include the feminine and neuter genders, and singular numbers shall include the plural and the plural the singular.

"Interest" shall mean interest at the rate adopted by the retire-

ment board.

(B) Any member who completes at least twenty years of service in the aggregate credited in the retirement system and attains the age of fifty-five years, or at least ten years of service in the aggregate credited in the retirement system, and attains the age of sixty years, said service to be computed under subsection (G) hereof, may retire for service at his option. Members shall be retired on the first day of the month next following the attainment by them of the age of sixty-five years. A member retired after reaching the age of sixty years shall receive a service retirement allowance at the rate of 1-2/3 percent of said average final compensation for each year of service; provided, however, that upon the compulsory retirement of a member upon his attainment of the age of 65 years, if the allowance available to such member pursuant to the provisions of subsection (F) of this section shall be greater in amount than the service retirement allowance otherwise payable to such member under this subsection (B), then such member shall receive as his service retirement allowance, in lieu of the allowance otherwise pavable under this subsection (B), an allowance computed in accordance with the formula provided in said subsection (F). The service retirement allowance of any member retiring prior to attaining the age of sixty years, after rendering twenty years or more of such service and having attained the age of fifty-five years, computed under subsection (G), shall be such as can be provided at the age of retirement by the actuarial value, at the age of retirement, of the retirement allowance to which he would be entitled upon retirement at age sixty and with the service credited at the date of actual retirement.

Before the first payment of a retirement allowance is made, a member retired under this subsection or subsection (C) of this section, may elect to receive the actuarial equivalent of his allowance, partly in an allowance to be received by him throughout his life, and partly in other benefits payable after his death to another person or persons, provided that such election shall be subject to all the conditions prescribed by the board of supervisors to govern similar elections by other members of the retirement system, including the character and amount, of such other benefits; provided, however, that at any time within 30 days after the date on which his compulsory retirement would otherwise have become effective, a member who has attained the age of 65 years may elect, without right of revocation, to withdraw his accumulated contributions, said election to be exercised in writing on a form furnished by the retirement system and filed at the office of said system and a member so electing shall be considered as having terminated his membership in said system on the date immediately preceding the date on which his compulsory retirement would otherwise have

become effective and he shall be paid forthwith his accumulated contributions, with interest credited thereon. Notwithstanding the provisions of section 8.514 of this charter, the portion of service retirement allowance provided by the city and county's contributions shall be not less than \$100 per month upon retirement after thirty years of service and after attaining the age of sixty years, and provided further that as to any member with fifteen years or more of service at the compulsory retirement age of sixty-five, the portion of the service retirement allowance provided by the city and county's contribution shall be such that the total retirement allowance shall not be less than \$100 per month. In the calculations under this subsection of the retirement allowance of a member having credit for service in a position in the evening schools and service in any other position, separate retirement allowances shall be calculated, in the manner prescribed for each class of service, the average final compensation in each case being that for the respective class of service; provided that the aggregate retirement allowance shall be taken into account in applying the provisions of this subsection providing for a minimum retirement allowance. Part time service and compensation shall be reduced to full time service and compensation in the manner prescribed by the board of supervisors, and when so reduced shall be applied on full time service and compensation in the calculation of retirement allowances.

(C) Any member who becomes incapacitated for performance of duty because of disability determined by the retirement board to be of extended and uncertain duration, and who shall have completed at least ten years of service credited in the retirement system in the aggregate, computed as provided in subsection (G) hereof, shall be retired upon an allowance of one and one-half percent of the average final compensation of said member, as defined in subsection (A) hereof for each year of credited service, if such retirement allowance exceeds one-third (1/3) of his average final compensation; otherwise one and one-half (1½) percent of his average final compensation multiplied by the number of years of city-service which would be credited to him were such city-service to continue until attainment by him of age sixty, but such retirement allowance shall not exceed one-third (1/3) of such average final compensation. In the calculation under this subsection of the retirement allowance of a member having credit for service in a position in the evening schools and service in any other position, separate retirement allowances shall be calculated, in the manner prescribed, for each class of service, the average final compensation in each case being that for the respective class of service; provided that the average final compensation upon which the minimum total retirement allowance is calculated in such

case shall be based on the compensation earnable by the member in the classes of service rendered by him during the five (5) years immediately preceding his retirement. Part time service and compensation shall be reduced to full time service and compensation in the manner prescribed by the board of supervisors, and when so reduced shall be applied as full time service and compensation in the calculation of retirement allowances. The question of retiring a member under this subsection may be brought before the retirement board on said board's own motion, by recommendation of any commission or board, or by said member or his guardian. If his disability shall cease, his retirement allowance shall cease, and he shall be restored to service in the position or classification he occupied at the time of his retirement.

(D) No modification of benefits provided in this section shall be made because of any amounts payable to or on account of any member under workmen's compensation laws of the State of Califor-

nia.

(E) If a member shall die, before his retirement, regardless of cause:

(1) If no benefit is payable under subdivision (2) of this subsection (E), a death benefit shall be paid to his estate or designated beneficiary consisting of the compensation earnable by him during the six months immediately preceding death, plus his contributions and interest credited thereon.

(2) If, at the date of his death, he was qualified for service retirement by reason of service and age under the provisions of subsection (B) of this section, and he has designated as beneficiary his surviving spouse, who was married to him for at least one full year immediately prior to the date of his death, one-half of the retirement allowance to which the member would have been entitled if he had retired for service on the date of his death shall be paid to such surviving spouse who was his designated beneficiary at the date of his death, until such spouse's death or remarriage, or if there be no surviving spouse, to the unmarried child or children of such member under the age of eighteen years, collectively, until every such child dies, marries or attains the age of eighteen years, provided that no child shall receive any allowance after marrying or attaining the age of eighteen years. If, at the death of such surviving spouse, who was receiving an allowance under this subdivision (2), there be one or more unmarried children of such member under the age of eighteen years, such allowance shall continue to such child or children, collectively, until every such child dies, marries or attains the age of eighteen years, provided that no child shall receive any allowance after marrying or attaining the age of eighteen years. If the total of the payments of allowance made pursuant to this subdivision (2) is less than the benefit which was otherwise payable under subdivision (1) of this subsection, the amount of said benefit payable under subdivision (1) less an amount equal to the total of the payments of allowance made pursuant to this subdivision (2) shall be apid in a lump sum as follows:

(a) If the person last entitled to said allowance is the remar-

ried surviving spouse of such member, to such spouse.

(b) Otherwise, to the surviving children of the member, share and share alike, or if there are no such children, to the estate of

the person last entitled to said allowance.

The surviving spouse may elect, on a form provided by the retirement system and filed in the office of the retirement system before the first payment of the allowance provided herein, to receive the benefit provided in subdivision (1) of this subsection in lieu of the allowance which otherwise would be payable under the provisions of this subdivision. If a surviving spouse, who was entitled to make the election herein provided, shall die before or after making such election but before receiving any payment pursuant to such election, then the legally appointed guardian of the unmarried children of the member under the age of eighteen years may make the election herein provided before any benefit has been paid under this subsection (E), for and on behalf of such children if in his judgment it appears to be in their interest and advantage, and the election so made shall be binding and conclusive upon all parties in interest.

If any person other than such surviving spouse shall have and be paid a community property interest in any portion of any benefit provided under this subsection (E), any allowance payable under this subdivision (2) shall be reduced by the actuarial equivalent, at the date of the member's death, of the amount of benefits paid to such

other person.

Upon the death of a member after retirement and regardless of the cause of death, a death benefit shall be paid to his estate or designated beneficiary in the manner and subject to the conditions prescribed by the board of supervisors for the payment of a similar

death benefit upon the death of other retired members.

(F) Should any miscellaneous member cease to be employed as such a member, through any cause other than death or retirement, all of his contributions, with interest credited thereon, shall be refunded to him subject to the conditions prescribed by the board of supervisors to cover similar terminations of employment and reemployment with and without redeposit of withdrawn accumulated contributions of other members of the retirement system, provided that if such

member is entitled to be credited with at least ten years of service or if his accumulated contributions exceed one thousand dollars (\$1,000), he shall have the right to elect, without right of revocation and within 90 days after said termination of service, or if the termination was by lay-off, 90 days after the retirement board determines the termination to be permanent, whether to allow his accumulated contributions to remain in the retirement fund and to receive benefits only as provided in this paragraph. Failure to make such election shall be deemed an irrevocable election to withdraw his accumulated contributions. A person who elects to allow his accumulated contributions to remain in the retirement fund shall be subject to the same age requirements as apply to other members under this section for service retirement but he shall not be subject to a minimum service requirement. Upon the qualification of such member for retirement by reason of age, he shall be entitled to receive a retirement allowance which shall be the actuarial equivalent of his accumulated contributions and an equal amount of the contributions of the city and county, plus 1-2/3 percent of his average final compensation for each year of service credited to him as rendered prior to his first membership in the retirement system. Upon the death of such member prior to retirement, his contributions with interest credited thereon shall be paid to his estate or designated beneficiary.

(G) The following time and service shall be included in the computation of the service to be credited to a member for the purpose of determining whether such member qualifies for retirement and cal-

culating benefits:

(1) Time during which said member is a member of the retirement system and during and for which said member is entitled to receive compensation because of services as a miscellaneous officer

or employee.

(2) Service in the fire and police departments which is not credited as service of a member under this section shall count under this section upon transfer of a member of either of such departments to employment entitling him to membership in the retirement system under this section, provided that the accumulated contribution standing to the credit of such member shall be adjusted by refund to the member or by payment of the member to bring the account at the time of such transfer to the amount which would have been credited to it had the member been a miscellaneous employee throughout the period of his service in either of such departments of the compensation he received in such departments.

(3) Time during which said member is absent from a status included in paragraphs (1) or (2) next preceding which is not

deemed absence from service under the provisions of section 8.520 of the charter and for which such member is entitled to receive credit as service for the city and county by virtue of contributions made in accordance with the provisions of such section.

(4) Prior service determined and credited as prescribed by the board of supervisors for persons who are members under section

8.507.

(5) The board of supervisors, by ordinance enacted by a three-fourths vote of its members, may provide for the crediting as service under the retirement system of service, other than military service, rendered as an employee of the federal government and service rendered as an employee of the State of California or any public entity or public agency in the State of California. Said ordinance shall provide that all contributions required as the result of the crediting of such service shall be made by the member and that no contributions therefor shall be required of the city and county.

(H) All payments provided under this section shall be made from funds derived from the following sources, plus interest earned on said

funds:

(1) The rate of contribution of each member under this section shall be based on his nearest age at the effective date of his membership in the retirement system. The normal rate of contribution of each member, to be effective from the effective date of membership under this section, shall be such as, on the average for such member, will provide, assuming service without interruption, under subsection (B) of this section, one-half of that portion of the service retirement allowance to which he would be entitled if retired at age sixty or higher age after rendering ten years of service for retirement under that subsection. No adjustment shall be included in said rates because of time during which members have contributed at different rates. Members' rates of contributions shall be changed only in the manner prescribed by the board of supervisors for changing contributions rates of other members.

(2) There shall be deducted from each payment of compensation made to a member under this section, a sum determined by applying the member's rate of contribution to such compensation. Amounts which would have been deducted in the absence of the limit on such deductions according to service credited, shall be paid to the retirement system following the removal of such limit, in manners and at times approved by the retirement board. The sum so deducted shall be paid forthwith to the retirement system. Said contribution shall be credited to the individual account of the member from whose salary it was deducted, and the total of said

contributions, together with interest credited thereon in the same manner as is prescribed by the board of supervisors for crediting interest to contributions of other members of the retirement system, shall be applied to provide part of the retirement allowance granted to, or allowance granted on account of said member, under this section or shall be paid to said member or his estate or beneficiary as provided in subsections (E) and (F) of this section, provided that the portion of the salaries of the teachers as provided in section 8.507, paragraph (a), as a basis for fixing the contributions to be made, and the benefits to be received, by the teachers under the retirement system shall be determined by the method provided in section 8.507, paragraph (a) and shall not be less than eighty percent of the total salary received by the teachers, unless the board of supervisors shall otherwise provide by ordinance enacted by three-fourths vote of all members of the board.

(3) Contributions based on time included in paragraphs (1) and (3) of subsection (G), and deducted prior to July 1, 1947, from compensation of persons who become members under this section, and standing with interest thereon, to the credit of such members on the records of the retirement system on said date, shall continue to be credited to the individual accounts of said members and shall be combined with and administered in the same manner

as the contributions deducted after said date.

(4) The total contributions, with interest thereon, made by or charged against the city and county and standing to its credit, on July 1, 1948, in the accounts of the retirement system, on account of persons who become members under this section, shall be

applied to provide the benefits under this section.

(5) The city and county shall contribute to the retirement system such amounts as may be necessary, when added to the contributions referred to in the preceding paragraphs of this subsection (H), to provide the benefits payable under this section. Such contributions of the city and county to provide the portion of the benefits hereunder which shall be based on service rendered by each member prior to the date upon which his rate of contribution is determined in paragraph (1), subsection (H), shall not be less during any fiscal year than the amount of such benefits paid during said year. Such contributions of the city and county to provide the portion of the benefits hereunder which shall be based on service rendered by respective members on and after the date stated in the next preceding sentence, shall be made in annual installments, and the installment to be paid in any year shall be determined by the application of a percentage to the total salaries paid during said year, to persons who are members under this

section, said percentage to be the ratio of the value of the effective date hereof, or at the later date of a periodical actuarial valuation and investigation into the experience under the system, of the benefits thereafter to be paid under this section, from contributions of the city and county, less the amount of such contributions, and plus accumulated interest thereon, then held by said system to provide said benefits on account of service rendered by respective member after the date stated in the sentence next preceding, to the value at said respective dates of salaries thereafter payable to said members. Said values shall be determined by the actuary, who shall take into account the interest which shall be earned on said contributions, the compensation experience of members, and the probabilities of separation by all causes, of members from service before retirement and of death after retirement. Said percentage shall be changed only on the basis of said periodical actuarial valuation and investigation into the experience under the system. Said actuarial valuation shall be made every even-numbered year and said investigation into the experience under the system shall be made every odd-numbered year.

(6) To promote the stability of the retirement system through a joint participation in the result of variations in the experience under mortality, investment and other contingencies, the contributions of both members and the city and county held by the system to provide the benefits under this section, shall be a part of the fund in which all other assets of said system are included. Nothing in the section shall affect the obligations of the city and county to pay to the retirement system any amounts which may or shall become due under the provisions of the charter prior to the effective date hereof, and which are represented on July 1, 1947, in the accounts of said system by debits against the city and

county.

(I) Upon the completion of the years of service set forth in subsection (B) of this section as requisite to retirement, a member shall be entitled to retire at any time thereafter in accordance with the provisions of said subsection (B), and nothing shall deprive said

member of said right.

(J) No person retired under this section, for service or disability and entitled to receive a retirement allowance under the retirement system shall serve in any elective or appointive position in the city and county service, including membership on boards and commissions, nor shall such persons receive any payment for service rendered to the city and county after retirement, provided that service as an election officer or juror shall not be affected by this section.

(K) Any section or part of any section in this charter, insofar as it

should conflict with this section, or with any part thereof, shall be superseded by the contents of this section. In the event that any word, phrase, clause or subsection of this section shall be adjudged unconstitutional, the remainder thereof shall remain in full force and effect.

(L) Notwithstanding the provisions of subsections (B), (C), (F) and (I) of this section, any member convicted of a crime involving moral turpitude committed in connection with his duties as an officer or employee of the City and County of San Francisco, shall, upon his removal from office of employment pursuant to the provisions of this charter, forfeit all right to any benefits under the retirement system except refund of his accumulated contributions; provided, however, that, if such member is qualified for service retirement by reason of service and age under the provisions of subsection (B) of this section, he shall have the right to elect, without right of revocation and within 90 days after his removal from office or employment, whether to withdraw all of his accumulated contributions or to receive as his sole benefit under the retirement system an annuity which shall be the actuarial equivalent of his accumulated contributions at the time of such removal from office or employment.

Part Two: Provisions of General Application

8.510 Actuarial Tables, Rates and Valuations

The mortality, service and other tables and the rates of contributions for members as recommended by the actuary and the valuations determined by him and approved by the retirement board shall be conclusive and final, and the retirement system shall be based thereon. The total amount, as determined by the actuary and approved by the board, of the contributions required during any fiscal year of the city and county under the retirement system shall be paid into the retirement system by the city and county during such year. Liabilities accruing under the retirement system because of service rendered to the city and county by persons prior to the date their respective classes become eligible for membership in the system, and administrative costs under the system, shall be met by contributions to the retirement system by the city and county, in addition to any amounts contributed to meet liabilities accruing because of service rendered by such persons after becoming members of the system, provided that such prior service liabilities may be met by annual appropriations instead of by one appropriation for the total amount of the liabilities; and provided further, that such appropriation for any one year shall not be less than the amount disbursed during that year on account of prior service. All expenses in connection with the

investment of such fund or funds as may be established, including but not limited to travel and transportation costs, investment seminar expenses, postage, insurance, telephone, and subscriptions to investment publications, shall be paid from the accumulated contri-

butions of the city and county.

Contributions to the retirement system required of the city and county shall be charged by the controller against the general fund or the school, utility, bond or other special fund under which the service was rendered, on account of which the contribution is required; provided that contributions required on account of service rendered by any person prior to becoming a member of the system, under a temporary fund, such as bond or county roads funds, or a fund then no longer existing, may be charged against the general fund, and provided further, that any contributions required on account of persons receiving benefits under subdivision (c) of section 8.507, shall be charged against the general fund.

8.511 Pensions of Retired Persons

- (a) No person retired for service or disability and in receipt of a retirement allowance under the retirement system shall serve in any elective or appointive position in the city and county service, including membership on boards and commissions, nor shall such persons receive any payment for service rendered to the city and county after retirement, provided that service as an election officer or juror or in the preparation for or the giving of testimony as an expert witness for or on behalf of the City and County of San Francisco before any court or legislative or administrative body shall not be affected by this section or by section 8.509, section 8.546 or section 8.581 of the charter.
- (b) Should any retired person, except persons retired for service prior to January 8, 1932, and persons retired because of disability incurred in the performance of duty, engage in a gainful occupation prior to attaining the age of sixty-two, the retirement board shall reduce that part of his monthly pension or retirement allowance which is provided by contributions of the city and county, to an amount which, when added to the amount earned monthly by him in such occupation, shall not exceed the compensation on the basis of which his pension or retirement allowance was determined.

8.512 Relinquishment of Certain Retirement Allowances

Any person who retired under the San Francisco City and County Employee's Retirement System from an employment status in which he was a member of the State Teachers' Retirement System, and whose retirement was effective after June 30, 1955, and not later

than ninety days after February 1, 1957, may elect, in writing on a form provided by the retirement system and to be filed at the office of said system within ninety days after February 1, 1957, to relinquish his right to a retirement allowance from said City and County Employees' Retirement System. If such person so elects to relinquish said right, his retirement allowance shall be cancelled forthwith and no payments of such allowance shall be made to him, or on his account, for time on and after the effective date of such election, and such election shall be irrevocable. The San Francisco City and County Employees' Retirement System shall pay or be liable to pay to or on account of such person only an amount equal to the actuarial equivalent, as of the effective date of such relinquishment, and on the basis of the mortality tables and interest rate then used under the system, of the portion of the cancelled allowance which was provided by said person's accumulated contributions at the effective date of his retirement. An amount equal to such actuarial equivalent shall be forwarded forthwith to the Retirement Annuity Fund of said State Teachers' Retirement System, to be applied on the amount due to said fund from said person under the provisions of Division (7), Chapter 14 of the Education Code of the State of California, but not to exceed the amount so due as may be quoted in a written statement requested of and received from said State Teachers' Retirement System as applied to any person herein involved. Any excess of the actuarial equivalent over said amount so quoted as due shall be paid forthwith to said person.

8.513 Credit on Current Contributions, for Certain Public Reserves Released by Withdrawal or Relinquishment by Retiring or Retired Teachers.

In the event that any teacher or other employee of the board of education resigns and withdraws during or after the fiscal year which will end June 30, 1957, his accumulated contributions from the San Francisco City and County Employees' Retirement System, and instead within 90 days after such withdrawal is in the status of a person retired under the State Teachers' Retirement System of California on an allowance based on the full allowance formulae under said state system, the contributions which the San Francisco Unified School District is required to make to said City and County Employees' Retirement System on account of service rendered by employees of such unified school district as such members of such system, in accordance with the rate of contribution determined under section 8.509 of the charter, shall be reduced by an amount equal to the actuarial equivalent as of the day next following the date of such withdrawal, of the portion of the allowance to which

such person would have been entitled from said City and County Employees' Retirement System, if he had not resigned, and which would have been based on his service as a member of such City and County Employees' Retirement System, minus the amount of his accumulated normal contributions withdrawn.

In the event that any person retired under the San Francisco City and County Employees' Retirement System from an employment status in which he was a member of the State Teachers' Retirement System, has elected or elects to relinquish his right to a retirement allowance from said City and County Employees' Retirement System, the contributions which the San Francisco Unified School District is required to make to the City and County Employees' Retirement System on account of service rendered by employees of such unified school district as members of such system in accordance with the rate of contribution determined under section 8.509 of the charter, shall be reduced by an amount equal to the actuarial equivalent as of the effective date of such relinquishment, and as determined in connection with such relinquishment, of the portion of the allowance to which said person would have been entitled had he not so elected, and which was based on his service as a member of the City and County Employees' Retirement System, minus the actuarial equivalent determined in connection with such relinquishment of the portion of the cancelled allowance which was provided by said person's accumulated normal contributions at the effective date of his retirement.

If the total of the actuarial equivalents by which the contributions required of the San Francisco Unified School District in any year are to be reduced, exceeds such contributions, the amount of the excess shall be carried over to subsequent fiscal years and applied to reduce such contributions for such years in chronological order.

8.514 Social Security Coverage

The board of supervisors may enact, by a vote of three-fourths of its members, an ordinance or ordinances prescribing the conditions according to which any and all employees of the San Francisco Unified School District and employees of the City and County of San Francisco, other than members of the fire and police department as defined in section 8.560, may be covered under the Federal Old-Age and Survivors Disability Insurance provisions of the Federal Social Security Act, subject to the provisions of this section. "City and county" as hereinafter used shall mean the City and County of San Francisco and the San Francisco Unified School District.

(A) Any member of the San Francisco City and County Employees' Retirement System, hereinafter referred to as the system, who is or becomes covered by the Federal Old-Age and Survivors Disability Insurance provisions of the Federal Social Security Act, hereinafter referred to as the Act, shall continue to contribute to the system the normal contributions required of him, except that he shall have the right to reduce his normal contributions under the system at his option to be exercised by an election on the system's form said election to be effective on the first day of the month next following its filing in the system's office. Such reduction of normal contributions shall apply only to time during which said member is covered under the Act, and after February 1, 1959, and the amount of said reduction, which may be changed from time to time by said member, in accordance with rules and regulations of the Retirement Board, shall not be more than the amount of said member's contribution under the Act.

Any allowance payable to or on account of such member by the system shall be reduced on the effective date of said allowance by the actuarial equivalent on that date of the normal contributions, including interest to said date, with which said member would have been but was not credited under the system because of said reduction in his normal contributions and because of amounts paid from such member's accumulated contributions for the retroactive period hereinafter provided for, and any continuation of said allowance shall be based on such reduced allowance but said allowance shall not be effected otherwise by the member's reduction of his normal contributions. Said member shall have the right to contribute amounts, which shall be administered as additional contributions, to replace all or part of such reduction in his retirement allowance.

(B) The reductions in allowances and contributions of members shall be made as provided in the foregoing paragraphs, notwithstand-

ing any provisions in the charter to the contrary.

(C) Every employee covered by the agreement providing coverage under the Act shall be liable for the employee contributions required

by the Act.

(D) The effective date of coverage under the Act may be made retroactive to such date as the board of supervisors may determine. Contributions required under the Act of each member for time included by the retroactive application shall be paid from such member's accumulated contributions held by the system on account of his compensation not in excess of the maximum compensation taxable under this Act for such retroactive time. If the required contributions under the Act exceed the member's accumulated contributions held by the system so determined, the additional contributions under the Act equal to the excess shall be paid by the member. Contributions required under the Act of the employer on account of

such retroactive period shall be paid from funds held by the system on account of active members and derived from contributions of the

city and county.

(E) Any member who is covered by section 210(1) of the Act on the effective date of the agreement between the state and federal government to extend coverage to the members of the system under the Act shall not be subject to this section unless he elect to be covered in accordance with this section, such election to be on a form furnished by the system and to be filed in the office of the system not later than one hundred eighty (180) days after the effective date of such agreement. Such election shall be irrevocable. Such election shall fix the status of the member under such coverage as the same in all respects as if he had not been covered under section 210(1), except that there shall be no adjustment of the member's accumulated contributions or of the funds held by the system, and derived from contributions of the city and county, on account of social security tax for such retroactive period.

Each member who enters the employ of the municipal railway after the effective date of the agreement between the state and federal government to extend coverage to other members of the system under the Act shall be covered under the act in accordance with the terms of this section and the ordinance or ordinances enacted pursuant thereto.

- (F) Provision shall be made for modification of the member's retirement allowance at his option, if he retires before he attains the minimum age of qualification for his primary benefit under the Act, in such manner that will make his increased monthly retirement allowance under the system prior to attainment of such age equal to the sum of his decreased monthly allowance after attainment of such age, and his primary benefit under the Act, upon the basis of an estimated primary benefit under the Act, subject to the requirement that the amounts of the increase and decrease in the monthly allowance shall be actuarially equivalent, and that the increase shall not be modified under an option provided by ordinance.
- (G) Words used in the masculine gender shall include the feminine and neuter genders, and singular members shall include the plural and the plural the singular.

(H) The contribution rates of the city and county applicable to various memberships under section 8.509 shall be adjusted to rates determined by the actuary according to methods stated in section

8.509.

(I) The board of supervisors shall submit to the eligible employees for purposes of referendum as defined in the Act the question as to

whether they desire coverage under the Act in accordance with

conditions prescribed in this section.

(J) The powers of the board of supervisors granted in section 8.500 shall include the authority to make such adjustments in the retirement system, by a vote of three-fourths of its members, as are not made by this section, but as required because of changes in the Act, to carry out the purposes of this section.

8.515 Compensation Insurance Payments

The benefit provisions of the workmen's compensation laws included in the Labor Code of the State of California, as they effect the benefits provided for or payable to or on account of officers and employees, including teachers of the city and county, shall be administered exclusively by the retirement board, provided that the retirement board shall determine whether the city and county, through the retirement system, shall assume the risks under the said law, in whole or in part, or whether it shall reinsure such risks, in whole or in part, with the state compensation insurance fund. Benefits under such risks as may be assumed by the city and county, and premiums under such risks as may be reinsured shall be paid by the retirement system, and an amount equal to the total of such benefits and premiums, as determined by the actuary for any fiscal year, including the deficit brought forward from previous years, shall be paid during such fiscal year to the retirement system by the city and county.

Every patrol special police officer, as referred to in section 8.905 of this charter shall be entitled, under this section, to the benefits of such compensation law, if injured while performing regular city and county police duties, which shall include only duties performed while preventing the commission of a crime, or while apprehending the person or persons committing such crime, and shall not include duties of any character performed for private employers either on or off the premises of such employers, provided that no payments shall be made under this paragraph in the event that the patrol special officer shall receive the benefits of such compensation law from any

other source.

Whenever any member of the fire or police department, as defined in sections 8.545, 8.565, and 8.569, respectively, is incapacitated for the performance of his duties by reason of any bodily injury received in or illness caused by the performance of his duty, as determined by the retirement board, he shall become entitled, regardless of his period of service with the city and county, to disability benefits equal to and in lieu of his salary as fixed by the charter, while so disabled, for a period or periods not exceeding twelve months in the aggregate, with respect to any one injury or illness. Said disability

benefit shall be reduced in the manner fixed by the board of supervisors by the amount of any benefits other than medical benefits payable to such person under the Labor Code concurrently with said disability benefit, and because of the injury or illness resulting in said disability. Such disability benefits as are paid in the absence of payments of any benefits other than medical benefits under the workmen's compensation laws included in said Labor Code, shall be considered as in lieu of such benefits, payable to such person under the said code concurrently with said disability benefits, and shall be in satisfaction and discharge of the obligations of the city and county to pay such benefits under the Labor Code. Medical treatment which may become necessary to relieve or cure said member from the effects of the injury or illness shall be furnished by the city and county, in the same manner that such treatment is furnished under said Labor Code, but without first requiring continuing awards of such treatment by the Industrial Accident Commission of the State of California, relating to impairments of permanent or of extended and uncertain duration. The provisions of this paragraph shall be administered exclusively by the retirement board, and the city and county shall pay to the retirement system during each fiscal year, an amount equal to the total disability benefits paid by said system during that year. A member of the fire or police department shall receive credits as service, under the retirement system, for time during which he is incapacitated for performance of duty and receives said disability benefit. Contributions for the retirement system shall be deducted from said benefits in the same manner as they would be deducted from salary paid to him, and the city and county shall contribute, in addition to its other contributions provided herein, to the retirement system on the basis of said benefits in the same manner as it would contribute on salary paid to said member.

Part Three: Continuous Service

8.520 Continuous Service

(a) Continuous service shall be defined by the board of supervisors, but the absence prior to September 14, 1940, of any officer or employee of the city and county from service caused by reason of the service of such officer or employee in the military or naval forces of the United States in any war in which the United States has engaged, shall not be deemed to be absence from service for the purposes of the retirement system and such officer or employee shall receive credit under the retirement system, for the period of such absence, in the same manner as if he had not been absent.

On and after September 14, 1940, a member is absent on military service when he is absent from city service by reason of (1) service with the armed forces of the United States or the State of California; (2) service on ships operated by or for the United States government when such service is granted as "military leave" pursuant to section 3.670 and 3.671 of the charter; (3) service connected with the war effort for which leaves of absence shall be authorized pursuant to sections 3.670 and 3.671 of the charter; or (4) any other service, under an order of the government of the United States or the State of California, or by lawful order of any of the departments or offices of said governments, provided that such absence in any of such services occurs (1) either during a war involving the United States as a belligerent or in time of national emergency, declared by the President of the United States or by the Congress, and for such time thereafter as may be provided by rule of the civil service commission, but not to exceed two years after the proclamation of peace, except in case of disability incurred in line of duty with said armed forces or said ships when such disability extends beyond such period; or (2) in time of peace if he is drafted for such services by the United States government or volunteers for such service while subject to such draft.

For the purposes of this section a war involving the United States as a belligerent exists: (a) whenever Congress has declared any war which has not been terminated by a truce, treaty of peace, or otherwise; (b) whenever the United States is engaged in active military operations against any foreign power, whether or not war has been formally declared; or (c) whenever the United States is assisting the United Nations, in actions involving the use of armed force, to

maintain or restore international peace and security.

(b) Any member so absent on military service may contribute to the retirement system during such absence, at times and in the manner prescribed by the board, amounts equal to the contributions which would have been made by him to the system on the basis of his compensation earnable at the commencement of his absence, if

he had remained in city service.

Any member who makes the contributions as provided in the preceding paragraph shall receive credit for the absence as service in the manner as if he had not been absent. If, however, a member does not affirmatively exercise the option herein provided, or if he exercised it affirmatively and defaults in any of the contributions due to the retirement system under said election, and in either event if such contributions are not made for him, he shall be considered absent during the period for which no contributions are made, and he shall not receive credit as service for the city and county for such period; but the absence during such period shall not break the continuity of

such service required of such member to entitle him to a retirement

allowance, as provided under the retirement system.

Any member who was absent on military service and who did not make the contributions as provided in this section, and whose contributions are not paid for him by the city and county as provided herein, may make such contributions upon his return to city service at times and in the manner prescribed by the board. If he does so contribute, he shall receive credit for the absence as service in the same manner as if he had not been absent.

When a member makes the contributions as provided herein, the same contributions shall be made by the city and county in respect to such absence that would have been made if the member had not been absent on military service, except that such contributions shall be determined by the employer's rate of contribution in effect when such contributions are made, and on the basis of his compensation

earnable at the commencement of his absence.

(c) Notwithstanding other provisions of this charter to the contrary, the city and county shall contribute for each member of this system who was absent on military service after September 14, 1940, amounts equal to the contribution which would have been made by such member and the City and County of San Francisco on the basis of his compensation earnable at the commencement of his absence, provided that the member's base pay in such military service is less than \$100.00 per month, and provided, further (1) that if the absence in military service was by reason of service in the armed forces of the United States; (2) that the absence began on or after June 25, 1950; and (3) that the member's base pay in such service was less than \$250.00 per month, the city and county shall pay the contributions which would have been made by both the member and the city and county on the basis of his compensation earnable at the commencement of his absence. Contributions made by the city and county, in lieu of contributions which otherwise would be required of the member, shall be administered as if made by said member as normal contributions. Any such member who exercises or did exercise the right to contribute to the system during the period of absence on military service, and whose contributions otherwise would be paid by the city and county under this section, shall have his contributions plus credited interest, refunded.

(d) Absence commencing on or after December 7, 1941, of any member of the retirement system from city service caused by reason of his evacuation or exclusion from the city and county by an authorized military commander because such member was of Japanese ancestry shall not be deemed to be absent from service for purposes of the retirement system, for the period of such absence,

provided that he returned to city service within one year after the termination of his evacuation or exclusion, and provided further that upon his return to city service, and at times and in the manner prescribed by the retirement board, he elects to contribute to the retirement system amounts equal to the contributions which would have been made by him to the system on the basis of his compensation earnable at the commencement of his absence, if he had remain-

ed in city service.

Any member who makes the contributions as provided in the preceding paragraph shall receive credit under the retirement system for the absence as service in the same manner as if he had not been absent. If, however, a member does not affirmatively elect to make such contributions as herein provided, or if he affirmatively elects to make such contributions and defaults in any of the contributions due to the retirement system as herein provided, he shall be considered absent during the period for which no contributions are made, and he shall not receive credit in the retirement system as service for the city and county for such period; but the absence during such period shall not break the continuity of such service required of such member to entitle him to a retirement allowance as proivded under the retirement system.

When a member makes the contributions as provided herein, the same contributions shall be made by the city and county in respect to such absence that would have been made by the city and county if the member had not been absent because of such evacuation or exclusion, except that such contributions shall be determined by the employer's rate of contribution in effect when such contributions are made, and on the basis of his compensation earnable at the com-

mencement of his absence.

(e) Notwithstanding any other provisions of this Charter, any member who entered military service from a position with the Market Street Railway Company, was absent on such military service on September 29, 1944, and thereafter commenced employment with the Municipal Railway of the City and County of San Francisco within one year after his discharge from such military service shall have the right to elect to make contributions as provided in this section and to receive credit in this system as city service for all or any part of the time on and after September 29, 1944, during which he was in such military service.

Any member who elects pursuant to this section to make contributions and to receive credit for such time shall contribute to the Retirement System an amount determined by applying the rate of contribution first applicable to him on the effective date of his membership in the Retirement System to the monthly compensation

earnable by him on said date, together with interest on said amount at the rate of interest being used from time to time under the retirement system.

The board of supervisors shall provide by ordinance the time and manner for making said contributions and for the crediting of such

service as city service.

Part Four: Contributions to Retirement Fund

8.525 Contributions to Retirement Fund

The city and county shall contribute jointly with the members of the retirement system to meet the liabilities accruing under the system because of service rendered to the city and county by persons after becoming members of the system. Members of the system shall contribute not to exceed ten percent of their salaries or wages, provided that members may, at their option, elect to contribute at rates in addition to those fixed as normal by the retirement board. The city and county shall contribute an amount equal to normal contributions of members as provided for in the preceding sentence, but the city and county shall not contribute any amount because of additional contributions by members.

8.526 Cost of Living Adjustment in Allowances

(A) Each retirement or death allowance which is not subject to change when the salary rate of any member is changed and which is payable to or on account of any member who has retired or died prior to July 1, 1967, except such allowances payable to or on account of persons who retired or died prior to July 1, 1947, as members under section 8.507, but including death allowances payable under section 8.561 which are not subject to change when the salary rate of any member is changed, shall be increased for time on and after July 1, 1968, by the percentage set forth in the following table opposite the fiscal year in which said allowance became effective, said percentage to be applied to the allowance payable to the individual who was receiving the allowance on July 1, 1968, (a) exclusive of the annuity provided by additional contributions and (b) prior to reduction pursuant to subsection (A) of section 8.514:

Fiscal year in which allowance became effective

					Percentage
All years prior to July 1, 1959					16%
July 1, 1959 to June 30, 1960					14%
July 1, 1960 to June 30, 1961					12%
July 1, 1961 to June 30, 1962					10%
July 1, 1962 to June 30, 1963					8%
July 1, 1963 to June 30, 1964					6%
July 1, 1964 to June 30, 1965					4%
July 1, 1965 to June 30, 1966					2%
July 1, 1966 to June 30, 1967					1%

(1) Funds necessary for the payment of such increases in allowances payable to or on account of members who retired or died as members under Charter Sections 8.507 or 8.509 shall be provided from the City's accumulated contributions held by the system on account of miscellaneous members under section 8.509.

(2) Funds necessary for the payment of such increases in allowances to or on account of members who retired or died as members under Charter Sections 8.543 or 8.544 shall be provided from the City's accumulated contributions 5.544 by the system on

account of police members under section 8.544.

(3) Funds necessary for the payment of such increases in allowances to or on account of members who retired or died as members under Charter Sections 8.567 or 8.568 shall be provided from the City's accumulated contributions held by the system on account of fire members under section 8.568.

The necessary funds shall be transferred on the effective date of this section from said accumulated contributions to the accumulated contributions held by the system to meet the obligations of the city and county on account of benefits that have been granted and which are based on services rendered as members. The contribution being required of the city and county currently, as percentages of salaries of persons who are members under sections 8.509, 8.544 and 8.568 shall be increased to percentages determined by the actuary as necessary to replace the accumulated contributions so transferred.

(B) (1) The retirement board shall determine, prior to April 1 of each year, the percentage of increase or decrease in the cost of living during the preceding calendar year or years, as shown by the then current Consumer Price Index, All Items, San Francisco (1957-59=100), issued by the U.S. Bureau of Labor Statistics and published in the Monthly Labor Review or a successor publication.

The cost of living adjustments as hereinafter provided shall be based

on the percentage of such increase or decrease.

(2) Notwithstanding any other charter or ordinance provision governing the retirement system, every retirement or death allowance payable to or on account of any member who retires or dies as a member of the system or who has retired or died as such a member, except allowances subject to change when the salary rate of any member is changed, shall be increased or decreased as of July 1, 1969, and on July 1 of each succeeding year, subject to the provisions of this subsection (B), by a percentage of the allowance established on July 1, 1968, after any increase under subsection (A) of this section or on the effective date of such allowance, whichever is later, as payable to the individual who is receiving the allowance on the date of any such adjustment (a) exclusive of the annuity provided by additional contributions, and prior to modification pursuant to subsection (F) of section 8.514. On July 1, 1969, the percentage of increase in each such allowance shall be the percentage which is determined by the retirement board to approximate to the nearest one percent, the percentage of increase in the cost of living during the preceding calendar year. On July 1, 1970, and on July 1 of each succeeding year, the percentage of increase or decrease in each such allowance shall be the percentage which is determined by the retirement board to approximate to the nearest one percent of increase or decrease in the cost of living in the calendar year or years since January 1, 1969, or since January 1 of the year in which the last such cost of living adjustment in allowances was made, whichever is later. Any such allowance shall be so adjusted only if it was in effect for at least one year prior to the date of such adjustment. Such adjustment in any year shall not exceed two percent of such allowance; provided, however, that no allowance shall be reduced below the amount being received by the member or his beneficiary on July 1, 1968, or on the effective date he began to receive the allowance, whichever is later.

(3) Any such increases in allowances shall be paid from funds which shall be allocated for that purpose by the retirement board from such earnings on investments not otherwise allocated and after crediting of regular interest to accumulated contributions as are in excess of two percent of the assets of the retirement system at the

close of each fiscal year.

(4) Any such increases in allowances which are not funded by such allocations of such earnings, shall be funded by contributions of members under sections 8.507, 8.509, 8.544, 8.568 and by contributions of the city, which shall be at rates which are in addition to the rates of contribution otherwise provided by charter or ordinance,

provided that a member's rate of contribution shall not exceed one-half of one percent of his monthly compensation. The contributions made under this section by any member shall be credited together with regular interest thereon to his individual account and shall be subject to the same charter and ordinance provisions relating to accumulated contributions of the member, including withdrawal and death benefits other than death allowances, provided, however, that upon his retirement or death, such accumulated contributions and interest shall not be applied to provide a part of the retirement benefits payable to him or the death allowance benefits payable on account of his death otherwise provided by charter or ordinance, but instead shall be held, together with the accumulated contributions made by the city pursuant to this subsection (B), with interest thereon, to provide the benefits under this subsection (B). Whenever such accumulated contributions of a member with interest have been paid to him on account of his termination of service or to his beneficiary or estate as a part of his termination of service or to his beneficiary or estate as a part of his death benefits, as provided by charter or ordinance, an amount equal to the amount of contributions and interest so paid shall be applied to reduce the contributions by the city then currently payable under this section. If a member, upon his reentry into membership after the withdrawal of his accumulated contributions, shall redeposit the accumulated contributions withdrawn with interest, as otherwise provided by the charter or ordinance, he shall redeposit the accumulated contributions made under this section with interest in the same manner and under the same conditions as the redeposit of his other accumulated contributions, and an amount equal to the amount of such redeposit of accumulated contributions made under this section with interest, shall become payable forthwith by the city to be included in the city's contributions under this section.

(5) The rates of contribution of members and the city, as provided herein, shall be fixed by the retirement board from time to

time as it determines necessary.

Part Five: Specific Adjustments to Retirement Allowances

8.530 Retirement—Miscellaneous Officers and Employees Prior to July 1, 1947

Every retirement allowance payable by the San Francisco City and County Employees' Retirement System, for time commencing on January 1, 1950, to or on account of any person who was retired prior to July 1, 1947, as a member of said system under section 8.507, is hereby increased by the amount of twenty-five dollars per

month, provided such member was entitled to be credited under the retirement system with at least twenty years of service upon which the retirement allowance was determined at retirement. If the member was entitled to be credited with less than twenty years of such service, then said monthly increase shall be an amount which shall bear the same ratio to twenty-five dollars that the service with which the member was entitled to be credited at effective date of retirement, bears to twenty years. This section does not give any member retired prior to January 1, 1950 or his successors in interest, any claim against the city and county for any increase in any retirement allowance paid or payable for any time prior to January 1, 1950. If a member elected at retirement to have his retirement allowance modified under Options 2 or 3, provided by ordinance, and if his beneficiary is living on January 1, 1950, the increase in his allowance shall be modified under the option elected at retirement, and on the basis of current ages, mortality tables and interest rate. If the beneficiary of such a person who elected at retirement to have his allowance modified under one of said options is not living on January 1, 1950, or if the retired member is not living on January 1, 1950, and the beneficiary is receiving the modified retirement allowance, then the allowance shall be increased as provided herein for persons who did not elect an option.

The increase in the retirement allowance shall be apportioned between service rendered prior to the entry of the member into the retirement system and service rendered as a member, in the same proportion that such prior and current service respectively, bears to the total service credited at retirement. Contributions to the retirement system necessary for the payment of the increases in the retirement allowances provided in this section, shall be provided, with respect to the portion of the benefit based on service rendered as members, from the reserves held by the retirement system on account of miscellaneous members, the necessary amount being transferred upon January 1, 1950, from said reserves to the reserves held by the retirement system to meet the obligations on account of benefits that have been granted and on account of prior service of members. The contribution being required of the city currently, as percentages of salaries of persons who are members under section 8.509, shall be increased to percentages determined by the actuary as necessary to replace the reserves so transferred. Contributions to the retirement system necessary for the payment of said increases with reference to prior service, shall be paid to the system by the city and county by annual appropriations, provided that such appropriation for any year shall not be less than the amount disbursed during that year on account of said increases.

8.531 Increasing Retirement Allowances of Miscellaneous Officers and Employees Retired Prior to July 1, 1947

Every retirement allowance payable by the San Francisco City and County Employees' Retirement System, for time commencing on February 1, 1953, to or on account of any person who was retired prior to July 1, 1947, as a member of said system under section 165 of the charter of 1932, as amended, is hereby increased by the amount of \$25 per month, provided such member was entitled to be credited under the retirement system with at least twenty years of service upon which the retirement allowance was determined at retirement. If the member was entitled to be credited with less than twenty years of such service, then said monthly increase shall be an amount which shall bear the same ratio to \$25 that the service with which the member was entitled to be credited at effective date of retirement, bears to twenty years. This section does not give any member retired prior to February 1, 1953, or his successors in interest, any claim against the city and county for any increase in any retirement allowance paid or payable for time prior to February 1, 1953. If a member elected at retirement to have his retirement allowance modified under Options 2 or 3, provided by ordinance, and if his beneficiary is living on February 1, 1953, the increase in his allowance shall be modified under the option elected at retirement, and on the basis of current ages, mortality tables and interest rate. If the beneficiary of such a person who elected at retirement to have his allowance modified under one of said options is not living on February 1, 1953, or if the retired member is not living on February 1, 1953, and the beneficiary is receiving the modified retirement allowance, then the allowance shall be increased as provided herein for persons who did not elect an option.

The increase in the retirement allowance shall be apportioned between service rendered prior to the entry of the member into the retirement system and service rendered as a member, in the same proportion that such prior and current service respectively, bears to the total service credited at retirement. Contributions to the retirement system necessary for the payment of the increase in the retirement allowances provided in this section, shall be provided, with respect to the portion of the benefit based on service rendered as members, from the reserves held by the retirement system on account of miscellaneous members, the necessary amount being transferred upon February 1, 1953, from said reserves to the reserves held by the retirement system to meet the obligations on account of benefits that have been granted and on account of prior service of members. The contribution being required of the city currently, as

percentages of salaries of persons who are members under section 8.509, shall be increased to percentages determined by the actuary as necessary to replace the reserves so transferred. Contributions to the retirement system necessary for the payment of said increases with reference to prior service, shall be paid to the system by the city and county by annual appropriations, provided that such appropriation for any year shall not be less than the amount disbursed during that year on account of said increases.

8.532 Increasing Retirement Allowances of Miscellaneous Officers and Employees Retired Prior to July 1, 1952

Every retirement allowance payable by the San Francisco City and County Employees' System, for time commencing on April 1, 1956, to or on account of any person who has retired prior to July 1, 1952, as a member of said system under Section 165 of the Charter of 1932, as amended, is hereby increased by the amount of \$25 per month, provided such member was entitled to be credited under the retirement system with at least twenty years of service upon which the retirement allowance was determined at retirement. If the member was entitled to be credited with less than twenty years of such service, then said monthly increase shall be an amount which shall bear the same ratio to \$25 that the service with which the member was entitled to be credited at effective date of retirement, bears to twenty years. This section does not give any member retired prior to April 1, 1956, or his successors in interest, any claim against the city and county for any increase in any retirement allowances paid or payable for time prior to April 1, 1956. If a member elected at retirement to have his retirement allowance modified under Option 2 or 3, provided by ordinance, and if the member and his beneficiary are living on April 1, 1956, the increase in the allowance shall be modified under the option elected at retirement, and on the basis of current ages, mortality tables and interest rate. If the beneficiary of such a person who elected at retirement to have his allowance modified under one of said options is not living on April 1, 1956, or if the retired member is not living on April 1, 1956, and the beneficiary is receiving the modified retirement allowance, then the allowance shall be increased as provided herein for persons who did not elect an option.

The increase in the retirement allowance shall be apportioned between service rendered prior to the entry of the member into the retirement system and service rendered as a member, in the same proportion that such prior and current service respectively, bears to the total service credited at retirement. Contributions to the retirement system necessary for the payment of the increases in the

retirement allowances provided in this section, shall be provided, with respect to the portion of the benefit based on service rendered as members, from the reserves held by the retirement system on account of miscellaneous members, the necessary amount being transferred upon April 1, 1956, from said reserves to the reserves held by the retirement system to meet the obligations on account of benefits that have been granted and on account of prior service of members. The contribution being required of the city currently, as percentages of salaries of persons who are members under section 8.509 shall be increased to percentages determined by the actuary as necessary to replace the reserves so transferred. Contributions to the retirement system necessary for the payment of said increases with reference to prior service, shall be paid to the system by the city and county by annual appropriations, provided that such appropriation for any year shall not be less than the amount disbursed during that year on account of said increases.

8.533 Increasing Retirement Allowances of Miscellaneous Officers and Employees Retired Prior to July 1, 1947

Every retirement allowance payable by the San Francisco City and County Employees' Retirement System, for time commencing on March 1, 1964, to or on account of any person who was retired prior to July 1, 1947, as a member of said system under section 8.507, formerly section 165 of the Charter of 1932, as amended, is hereby increased by the amount of \$25 per month, provided such member was entitled to be credited under the retirement system with at least twenty years of service upon which the retirement allowance was determined at retirement. If the member was entitled to be credited with less than twenty years of service, then said monthly increase shall be an amount which shall bear the same ratio to \$25, that the service with which the member was entitled to be credited at the effective date of his retirement, bears to twenty years. This section does not give any member retired prior to March 1, 1964, or his successor in interest, any claim against the city and county for any increase in any retirement allowance paid or payable for the time prior to March 1, 1964. If a member elected at retirement to have his retirement allowance modified under Options 2 or 3, provided by ordinance, and if both he and his beneficiary are living on March 1, 1964, the increase in his allowance shall be modified under the option elected at retirement, and on the basis of current ages, mortality tables and interest rates. If the beneficiary of such a person who elected at retirement to have his allowance modified under one of said options is not living on March 1, 1964, or if the retired member is not living on March 1, 1964, and the beneficiary is

receiving the modified retirement allowance, then the allowance shall be increased as provided herein for persons who did not elect an

option.

The increase in the retirement allowance shall be apportioned between service rendered prior to the entry of the member into the retirement system and service rendered as a member, in the same proportion that such prior and current service respectively, bears to the total service credited at retirement. Contributions to the retirement necessary for the payment of the increases in the retirement allowances provided in this section, shall be provided, with respect to the portion of the benefit based on service rendered as members, from the reserves held by the retirement system on account of miscellaneous members, the necessary amount being transferred upon March 1, 1964, from said reserves to the reserves held by the retirement system to meet the obligations on account of benefits that have been granted and on account of prior service of members.

The contribution being required of the city currently, as percentages of salaries of persons who are members under section 8.509 shall be increased to percentages determined by the actuary as necessary to replace the reserves so transferred. Contributions to the retirement system necessary for the payment of said increases with references to prior services, shall be paid to the system by the city and county by annual appropriations, provided that such appropriation for any year shall not be less than the amount disbursed during that year on

account of said increases.

8.534 Increasing Retirement Allowances of Miscellaneous Officers and Employees Retired Prior to July 2, 1952

Every retirement allowance payable by the San Francisco City and County Employees' Retirement System, from time commencing on February 1, 1957, to or on account of any person who was retired prior to July 2, 1952, as a member of said system under section 8.509 formerly section 165.2 of the charter of 1932, as amended, and to or on account of any person who was retired prior to July 2, 1952, but not prior to July 1, 1952, as a member of said system under section 8.507, formerly section 165 of the charter of 1932, as amended, is hereby increased by the amount of \$25 per month, provided such member was entitled to be credited under the retirement system with at least twenty years of service upon which the retirement allowance was determined at retirement. If the member was entitled to be credited with less than twenty years of such service, then said monthly increase shall be an amount which shall bear the same ratio to \$25 that the service with which the member was entitled to be credited at effective date of retirement,

bears to twenty years. This section does not give any member retired prior to February 1, 1957, or his successors in interest, any claim against the city and county for any increase in any retirement allowance paid or payable for time prior to February 1, 1957. If a member elected at retirement to have his retirement allowance modified under Option 2 or 3, provided by ordinance, and if the member and his beneficiary are living on February 1, 1957, the increase in the allowance shall be modified under the option elected at retirement, and on the basis of current ages, mortality tables and interest rate. If the beneficiary of such a person who elected at retirement to have his allowance modified under one of said options is not living on February 1, 1957, or if the retired member is not living on February 1, 1957, and the beneficiary is receiving the modified retirement allowance, then the allowance shall be increased

as provided herein for persons who did not elect an option.

The increase in the retirement allowance shall be apportioned between service rendered prior to the entry of the member into the retirement system and service rendered as a member, in the same proportion that such prior and current service respectively, bears to the total service credited at retirement. Contributions to the retirement system necessary for the payment of the increases in the retirement allowances provided in this section, shall be provided, with respect to the portion of the benefit based on service rendered as members, from the reserves held by the retirement system on account of miscellaneous members, the necessary amount being transferred upon February 1, 1957, from said reserves to the reserves held by the retirement system to meet the obligations of the city and county on account of benefits that have been granted and on account of prior service of members. The contribution being required of the city and county currently as percentages of salaries of persons who are members under section 8.509, shall be increased to percentages determined by the actuary as necessary to replace the reserves so transferred. Contributions to the retirement system necessary for the payment of said increases with references to prior service, shall be paid to the system by the city and county by annual appropriations, provided that such appropriation for any year shall not be less than the amount disbursed during that year on account of said increases.

8.535 Increasing Retirement Allowances of Miscellaneous Officers and Employees Retired on or After July 1, 1947, and Prior to April 1, 1966.

Every retirement allowance payable to or on account of a member who retired under the provisions of section 8.509 (formerly section

165.2 of the charter of 1932) on or after July 1, 1947, and prior to April 1, 1966, is hereby increased for time commencing on the effective date of this section, hereby designated as the first day of the month next following ratification by the State Legislature, to the amount it would have been if such allowance had been computed, on the date such member's retirement allowance was first effective, as if "average final compensation" were defined as the average monthly compensation earned by a member during any three consecutive years of credited service in the retirement system in which his average compensation is the highest.

This section does not give any person retired under the provisions of said section 8.509, or his successors in interest, any claim against the city and county for any increase in any retirement allowance paid or payable for time prior to the effective date of this section.

Any increase in any retirement allowance resulting from the calculation provided in this section shall be disregarded in connection with any adjustment of retirement allowances pursuant to the provisions of section 8.526 (formerly section 164.1 of the charter of 1932). (Added 1972)

Part Six: Provisions of Special Application to the Police Department

8.540 Members of the Police Department on January 8, 1932

Persons who are members of the police department on the 8th day of January, 1932, shall become members of the retirement system on that date, subject to the following provisions in addition to the provisions contained in sections 3.670, 3.672, 8.500, 8.502, 8.510,

8.511, 8.520, and 8.560 of this charter:

(a) Any member of the department who has arrived or shall arrive at the age of sixty-two years, and who has completed thirty years of continuous service as an active member of the department next preceding his retirement, may retire from service at his option, provided that retirement shall be compulsory at the age of seventy years. Such retired member shall receive a monthly pension, payable throughout his life, equal to one-half of the amount of the monthly salary attached to the rank held by him three years prior to the date of his retirement, hereinafter referred to in this section and section 8.542 as a "pension."

Before the first payment of the pension is made, such retired member may elect to receive the actuarial equivalent of his pension, partly in a pension to be received by him throughout his life, and partly in other benefits payable after his death to another person or persons, provided that such election shall be subject to all the conditions prescribed by the board of supervisors to govern similar elections by other members of the retirement system, including the

character and amount of such other benefits.

(b) Any member of the department who shall become physically disabled by reason of any bodily injury received in the performance of his duty, may be retired upon a monthly pension, as defined in subdivision (a), of this section, payable throughout his life. In case his disability shall cease, his pension shall cease, and he shall be restored to the service in the rank he occupied at the time of his retirement.

(c) The family of any member of the department who may be killed or injured while in the performance of his duties, and who shall have died within three (3) years from the date of such injury as a result of such injury, shall receive the following benefits and the receipt by such member of a pension under this section during his

lifetime shall not bar said family from such benefits:

First, should the decedent leave a widow to whom he was married prior to the date of the injury resulting in death, such widow shall, as long as she may live and remain unmarried, be paid a monthly pension equal to one-half of the salary attached to the rank held by the decedent at the time of his said injury; provided, however, that should said widow die, leaving a child or children under the age of sixteen years, said pension shall continue to such child or such children collectively until the youngest child arrives at the age of sixteen years.

Second, should the decedent leave no widow, but leave an orphan child or children under the age of sixteen years, such child or children collectively shall receive a monthly pension equal to one-half of the salary attached to the rank held by their father at the time of his said injury until the youngest attains the age of

sixteen years.

Third, should the decedent leave no widow and no orphan child or children, but leave a parent or parents depending solely upon him for support, such parents, so depending, shall collectively receive a monthly pension equal to one-half of the salary attached to the rank held by the decedent at the time of his said injury during such time as the retirement board may unanimously determine its necessity.

(d) A sum equal to the contributions, with interest, made by persons who become members of the retirement system under this section to any other pension fund shall be paid by the city and county to the retirement system. Each member of the department shall contribute two dollars (\$2) per month to the retirement system

to be applied on the cost of the benefits at death and retirement provided under this section. Should a member be separated from city service through any cause other than death or retirement, then such contributions with interest shall be refunded to him under such conditions as may be fixed by the board of supervisors for the refund of contributions of other members of the retirement system.

(e) When any member of the department shall die from natural causes and before retirement, there shall be paid to his estate or beneficiary a death benefit, the amount of which and the conditions for the payment of which shall be determined in the manner prescribed by the board of supervisors for the death benefit of other

members of the retirement system.

Upon the death of a member after retirement and regardless of the cause of death, a death benefit shall be paid to his estate or designated beneficiary, the amount of which and the conditions for payment of which shall be determined in the manner prescribed by the board of supervisors for the payment of a similar death benefit

upon the death of other retired members.

(f) In addition to the other contributions required of the city and county under the retirement system, the city and county shall contribute to the retirement system during each fiscal year a sum which, together with the members' contributions provided for in subdivision (d) of this section, shall be equal to the liabilities accruing under the retirement system because of the service rendered during such year by persons becoming members on the 8th day of January, 1932, under this section. If, subsequent to such fiscal year, it shall be determined that such contributions by the city and county, together with the members' contributions, was not sufficient to meet such liability, then the city and county shall make such additional contributions as may be necessary to make up the deficit.

(g) No benefits shall be provided under the retirement system for, nor shall any contribution be required of, persons who become members of the retirement system under this section, in addition to the benefits specifically provided and contributions specifically

required in such section.

That portion of any pension payable because of the death or retirement of any such person which is provided by contributions of the city and county shall be reduced, in the manner fixed by the board of supervisors, by the amount of any benefits payable to or on account of such person, under the workmen's compensation insurance and safety law of the State of California.

(h) Persons who were members of the police department on the 8th day of January, 1932, shall have the option, to be exercised in writing on or before the 1st day of January, 1936, of becoming

members of the retirement system under the provisions of section 8.543, which applies to persons who become members of the department after the 8th day of January, 1932. If such persons shall affirmatively exercise such option within the time specified, then on and after the first day of the month next following such affirmative action, referred hereinafter in this subdivision (h) as "effective date," they shall not receive any benefit or make any contribution under this section, but on and after said effective date shall be members of the retirement system and shall receive benefits and make contributions on the same basis as persons who become members of the department after the 8th day of January, 1932, provided that a pension for each person affirmatively exercising such option shall be payable on account of service rendered to the city and county prior to said effective date, by such members' contributions made prior to such effective date, with interest, and by contributions of the city and county, which pension shall be the same percentage regardless of the age of retirement, of his final compensation, as defined by the board of supervisors, for each year of such service, as the contributions of the member and the city and county are calculated to provide upon retirement at age sixty-two for each year of service rendered as a member of the retirement system.

8.541 Salary Base, for Retirement Purposes, of Former Rank of Corporal of Police

For all purposes of the retirement system, and notwithstanding any other provisions of the charter, the monthly salary attached to the former rank of corporal, heretofore held by a member of the police department, shall henceforth be deemed to be an amount equal to the maximum monthly salary attached to the rank of police officer, plus three-fourths of the difference between such amount and the monthly salary attached to the rank of sergeant.

8.542 Police Department-Retired Members and Beneficiaries on January 8, 1932

Any member of the police department who shall have been retired and shall be receiving a pension on the 8th day of January, 1932, and any widow, child, children or parents of a deceased member of the department who shall be receiving a pension on the 8th day of January, 1932, shall continue to receive such pension, subject to the provisions of section 8.540 governing the payment of pensions. Such pension shall be paid by the retirement system, but no other benefits shall be provided for such retired members, widows, children or parents, except that upon the death of any such member who is receiving a pension under this section and regardless of the cause of

death, a death benefit shall be paid to his estate or designated beneficiary, the amount of which shall be determined in the manner prescribed by the board of supervisors.

8.543 Members of the Police Department— January 8, 1932 to July 1, 1945

Persons who become members of the police department after the 8th day of January, 1932, and prior to July 1, 1945, shall become members of the retirement system subject only to the following provision in addition to the provisions contained in sections 3.670, 3.672, 8.500, 8.501, 8.502, 8.511, 8.520, 8.525 and 8.560 of this charter: No such member of the retirement system shall be retired, except in case of disability incapacitating him for the performance of his duties, unless he shall have attained the age of sixty-two years, and completed twenty-five years of continuous service, except that retirement shall be compulsory at the age of seventy years. It may be provided, however, under such retirement system, that members may retire after thirty years of continuous service, the benefits of retirement in such cases to be determined, because of retirement at an age below sixty-two, in accordance with the tables recommended by the actuary and approval by said retirement board.

8.544 Members of the Police Department after July 1, 1945

Members of the police department, as defined in section 8.545, who are members of the retirement system under sections 8.507, 8.540 or 8.543 of the charter on the first day of July, 1945, and persons who become members of said department after said date, shall be members of the retirement system under this section 8.544 on and after said date, and shall be subject to the following provisions of section 8.544 and sections 8.545, 8.546, 8.547, 8,548, 8.549, 8.551, 8.552, 8.553, 8.554, 8.555, 8.556, 8.557, 8.558, and 8.559 (which shall apply only to members under section 8.544 unless otherwise indicated) in addition to the provisions contained in sections 3.670, 3.671, 8.500, 8.510, and 8.520 of this charter notwithstanding the provisions of any other section of the charter. Members of the said department who are members of the retirement system under section 8.540 of the charter on July 1, 1949, however, shall have the option to be exercised in writing on a form furnished by the retirement system and to be filed at the office of said system not later than ninety days after July 1, 1949, of being members of the system under section 8.540 instead of section 8.544, the election under said option to be effective on said date. In like manner, members of the said department who are members of the retirement

system under section 8.507 or 8.543 of the charter shall have the option, to be exercised in writing on a form furnished by the retirement system, and to be filed at the office of said system not later than ninety days after July 1, 1949, of being members of the system under sections 8.507 or 8.543, respectively, instead of section 8.544 the election to be effective on said date, provided, that members who are absent by reason of service in the armed forces of the United States or by reason of any other service included in section 8.520 of the charter, on the effective date of the amendment shall have the same option of electing to be members under sections 8.507, 8.540 or 8.543, as the case may be, instead of section 8.544, until ninety days after return to service in the police department.

On and after July 1, 1949, the persons who affirmatively exercise said option, shall continue to be members of the system under sections 8.507, 8.540, or 8.543, respectively, and shall not be subject

to any of the provisions of section 8.544.

8.545 Definitions

The following words and phrases as used in this section, unless a different meaning is plainly required by the context shall have the

following meanings:

"Retirement allowance," "death allowance," or "allowance" shall mean equal monthly payments, beginning to accrue upon the date of retirement, or upon the day following the date of death, as the case may be and continuing for life unless a different term of payment is

definitely provided by the context.

"Compensation," as distinguished from benefits under the Workmen's Compensation Insurance and Safety Act of the State of California, shall mean the remuneration payable in cash, by the city and county, without deduction except for absence from duty, for time during which the individual receiving such remuneration is a member of the police department, but excluding remuneration paid for overtime.

"Compensation earnable" shall mean the compensation which would have been earned had the member received compensation without interruption throughout the period under consideration at the rates of remuneration attached at that time to the ranks or positions held by him during such period, it being assumed that during any absence he was in the rank or position held by him at the beginning of the absence, and that prior to becoming a member of the police department, he was in the rank or position first held by him in such department.

"Benefit" shall include "allowance," "retirement allowance,"

"death allowance" and "death benefit."

"Final compensation" shall mean the monthly compensation earnable by a member at the time of his retirement, or death before retirement, as the case may be, at the rate of remuneration attached at that time to the rank or position which said member held, provided that said member has held said rank or position for at least one year immediately prior to said retirement or death; and provided, further, that if said member has not held said rank or position for at least one year immediately prior to said retirement or death, "final compensation," as to such member, shall mean the monthly compensation earnable by such member in the rank or position next lower to the rank or position which he held at the time of retirement or death at the rate of remuneration attached at the time of said retirement or death to said next lower rank or position; provided, however, that in the case of a member's death before retirement as the result of a violent traumatic injury received in the performance of his duty, "final compensation," as to such member shall mean the monthly compensation earnable by such member at the rate of remuneration attached on the date he receives such injury to the rank or position held by such member on that date.

The amendment of the definition of "final compensation" contained in the proposition therefor submitted to the electorate on June 6, 1972, shall be retroactive and shall be applicable to any death allowance first effective on or after July 1, 1971. Said amendment does not and shall not increase any death allowance first in effect prior to July 1, 1971, nor shall said amendment give any person receiving a death allowance, or his successors in interest any claim against the city and county for any increase in any death

allowance paid or payable for time prior to July 1, 1971.

For the purpose of the retirement system and of this section, the terms "member of the police department," "member of the department" or "member" shall mean any officer or employee of the police department whose employment therein began prior to January 1, 1900, or whose employment therein began or shall begin after that date, and was or shall be subject to the charter provisions governing entrance requirements for members of the uniformed force of said department, and said terms further shall mean, from the effective date of their employment in said department, persons employed on July 1, 1945, regardless of age, or employed after said date at an age not greater than the maximum age then prescribed for entrance into employment in said uniformed force, to perform the duties now performed under the titles of criminologist, photographer, police patrol driver, police motor boat operator, woman protective officer, police woman or jail matron. Any police service performed by such member of the police department outside the limits of the city and

county and under orders of a superior officer of any such member. shall be considered as city and county service, and any disability or death incurred therein shall be covered under the provisions of the retirement system.

"Retirement system" or "system" shall mean San Francisco City and County Employees' Retirement System as created in section

8.600 of the charter.

"Retirement board" shall mean "retirement board" as created in

section 3.670 of the charter.

"Charter" shall mean the charter of the City and County of San Francisco.

Words used in the masculine gender shall include the feminine and neuter genders, and singular numbers shall include the plural and the plural the singular.

"Interest" shall mean interest at the rate adopted by the retire-

ment board. (Amended 1972)

Service Retirement

Any member of the police department who completes at least twenty-five years of service in the aggregate and attains the age of fifty (50) years, said service to be computed under section 8.554, may retire for service at his option. Members shall be retired on the first day of the month next following the attainment by them of the age of sixty-five years. A member retired after meeting the service and age requirements in the two sentences next preceding, shall receive a retirement allowance equal to fifty-five percent of the final compensation of said member, as defined in section 8.545, plus an allowance at the rate of three percent of said final compensation, for each year of service rendered after qualifying as to age and service for retirement; provided, however, that such retirement allowance shall not exceed seventy percent of said member's final compensation. A member retired after attaining the age of sixty-five years, but before completing twenty-five years of service in the aggregate computed under section 8.554, shall receive a retirement allowance which bears the same ratio to fifty percent of the final compensation of said member, as defined in section 8.545 as the service with which he is entitled to be credited, bears to twenty-five years. If at the date of retirement for service, or retirement for disability resulting from an injury received in performance of duty, said member has no wife, children or dependent parents, who would qualify for the continuance of the allowance after the death of said member, or with respect to the portion of the allowance which would not be continued regardless of dependents, or upon retirement for disability resulting from other causes, with respect to all of the allowance and regardless

of dependents at retirement, a member retired under this section, or section 8.547, may elect before the first payment of the retirement allowance is made, to receive the actuarial equivalent of his allowance or the portion which would not be continued regardless of dependents, as the case may be, partly in a lesser allowance to be received by him throughout his life, and partly in other benefits payable after his death to another person or persons, provided that such election shall be subject to all the conditions prescribed by the board of supervisors to govern similar election by other members of the retirement system, including the character and amount of such other benefits.

8.547 Retirement for Incapacity

Any member of the police department who becomes incapacitated for the performance of his duty by reason of bodily injury received in, or illness caused by performance of his duty, shall be retired. If he is not qualified for service retirement, he shall receive a retirement allowance in an amount which shall be equal to the same percentage of the final compensation of said member, as defined in section 8.545, as his percentage of disability is determined to be. The percentage of disability shall be as determined by the Workmen's Compensation Appeals Board of the State of California upon referral from the retirement board for that purpose; provided that the retirement board may, by five (5) affirmative votes, adjust the percentage of disability as determined by said Appeals Board; and provided, further, that such retirement allowance shall be in an amount not less than fifty percent nor more than ninety percent of the final compensation of said member, as defined in section 8.545. Said allowance shall be paid to him until the date upon which said member would have qualified for service retirement had he lived and rendered service without interruption in the rank held by him at retirement, and after said date the allowance payable shall be equal to the retirement allowance said member would have received if retired for service on said date, based on the final compensation as defined in section 8.545 he would have received immediately prior to said date had he lived and rendered service as assumed, but such allowance shall not be less than fifty-five percent of such final compensation. If at the time of retirement because of disability, he is qualified as to age and service for retirement under section 8.546, he shall receive an allowance equal to the retirement allowance which he would receive if retired under section 8.546 but not less than fifty-five percent of said final compensation. Any member of the police department who becomes incapacitated for the performance of his duty, by reason of a cause not included under the provisions of

the immediately preceding sentences, and who shall have completed at least ten years of service in the aggregate, computed as provided in section 8.554 shall be retired upon an allowance of one and one-half percent of the final compensation of said member, as defined in section 8.545, for each year of service provided that said allowance shall not be less than thirty-three and one-third percent of said final compensation. The question of retiring a member under this section may be brought before the retirement board on said board's own motion, by recommendation of the police commission, or by said member of his guardian. If his disability shall cease, his retirement allowance shall cease, and he shall be restored to the service in the rank he occupied at the time of his retirement.

8.548 Death Allowance

If a member of the police department shall die before or after retirement by reason of an injury received in, or illness caused by the performance of his duty, a death allowance, in lieu of any allowance payable under any other section of the charter or by ordinance, on account of death resulting from injury received in or illness caused by the performance of duty, shall be paid, beginning on the date next following the date of death, to his surviving wife, throughout her life or until her remarriage. If the member, at the time of death, was qualified for service retirement, but had not retired, the allowance payable shall be equal to the retirement allowance which the member would have received if he had been retired for service on day of death, but such allowance shall not be less than fifty-five percent of the final compensation earnable by said member immediately preceding death. If death occurs prior to qualification for service retirement the allowance payable shall be equal to the final compensation of said member at the date of death, until the date upon which said member would have qualified for service retirement, had he lived and rendered service without interruption in the rank held by him at death, and after said date the allowance payable shall be equal to the retirement allowance said member would have received if retired for service on said date, based on the final compensation he would have received immediately prior to said date, had he lived and rendered service as assumed, but such allowance shall not be less than fifty-five percent of such final compensation. If he had retired prior to death for service or for disability resulting from injury received in, or illness caused by the performance of duty, the allowance payable shall be equal to the retirement allowance of the member, except that if he was a member under section 8.544 and retirement was for such disability, and if death occurred prior to qualification for the service retirement allowance, the allowance

continued shall be reduced upon the date at which said member would have qualified for service retirement, in the same manner as it would have been reduced had the member not died. If there be no surviving wife entitled to an allowance hereunder, or if she die or remarry before every child of such deceased member attains the age of eighteen years, then the allowance which the surviving wife would have received had she lived and not remarried shall be paid to his child or children under said age, collectively, to continue until every such child dies or attains said age, provided that no child shall receive any allowance after marrying or attaining the age of eighteen years. Should said member leave no surviving wife and no children under the age of eighteen years, but leave a parent or parents depending upon him for support, the parents so dependent shall collectively receive a monthly allowance equal to that which a surviving widow otherwise would have received, during such dependency. No allowance, however, shall be paid under this section to a surviving wife following the death of a member unless she was married to the member prior to the date of the injury or onset of the illness which results in death.

8.549 Payment to Surviving Dependents

Upon the death of a member of the police department resulting from any cause, other than injury received in or illness caused by performance of duty, (a) if his death, occurred after qualification for service retirement under section 8.540, 8.543 or 8.546, or after retirement for service or because of disability which resulted from any cause other than an injury received in, or illness caused by the performance of duty, three-fourths of his retirement allowance to which he would have been entitled if he had retired for service at the time of his death or three-fourths of his retirement allowance as it was at his death, as the case may be, shall be continued throughout life or until remarriage, to his surviving wife or (b) if his death occurred after retirement because of disability which resulted from injury received in, or illness caused by the performance of duty, his retirement allowance as it was at his death shall be continued throughout life or until remarriage, to his surviving wife, except that, if death occurred prior to qualification for service retirement allowance, the allowance continued shall be adjusted upon the date at which said member would have qualified for service retirement, in the same manner as it would have been adjusted had the member not died. If there be no surviving wife entitled to an allowance hereunder, or if she die or remarry before every child of such deceased member attains the age of eighteen years, then the allowance which the surviving wife would have received had she lived and not remarried shall be paid to his child or children under said age, collectively, to continue until every such child dies or attains said age, provided that no child shall receive any allowance after marrying or attaining the age of eighteen years. Should said member leave no surviving wife and no children under the age of eighteen years, but leave a parent or parents dependent upon him for support, the parents so dependent shall collectively receive a monthly allowance equal to that which a surviving wife otherwise would have received, during such dependency. No allowance, however, shall be paid under this section to a surviving wife unless she was married to the member prior to the date of the injury or the onset of the illness which results in death, if he had not retired, or unless she was married to the member at least one year prior to his retirement.

As used in this section and section 8.548, "surviving wife" shall mean and include a surviving spouse, and shall also mean and include a spouse who has remarried since the death of the member but whose remarriage has been terminated by death, divorce or annulment within five years after the date of such remarriage and who has not

thereafter again remarried.

The surviving wife, in the event of death of the member after qualification for but before service retirement, may elect before the first payment of the allowance, to receive the benefit provided in section 8.552 in lieu of the allowance which otherwise would be continued to her under this section. If there be no surviving wife, the guardian of the child or children under age eighteen may make such election, and if there be no such children, the dependent parent or parents may make such election. Persons heretofore or hereafter retired under other charter sections, as members of the police department at the time of retirement, shall be subject to the provisions of this section. With respect to members under section 8.544, "Qualified for service retirement," "Qualification for service retirement" or "Qualified as to age and service for retirement," as used in this section and other sections to which persons who are members under section 8.544 are subject, shall mean completion of twenty-five years of service and attainment of age fifty, said service to be computed under section 8.554.

8.550 Adjustment of Allowances

(a) Every allowance based on the average monthly compensation earnable by the member during the three or ten years prior to retirement or death, and payable for time commencing on April 1, 1952, to or on account of persons who were retired or who died prior to January 1, 1951, as members of the police department, shall

be adjusted to the amount it would be if it had been based on the monthly compensation fixed in section 35.5 of the charter of 1932 as amended as of July 1, 1951, for the rank of police officer in the respective years of service, regardless of the rank or position the member held in the department prior to his retirement, or death before retirement. Every service retirement allowance under section 8.543 which is included in the sentence next preceding, shall be adjusted to what it would have been, if prior to optional modification, the allowance had been fifty percent of said monthly compensation. Allowances payable under sections 8.547, 8.548 or 8.561 to or on account of persons who were retired for disability or died prior to January 1, 1951, on and after the date such persons would have qualified for service retirement, shall be calculated as provided in said sections 8.547, 8.548, or 8.561, respectively. The provisions of section 8.549 with respect to continuance of one-half of retirement allowance upon deaths after retirement, shall be applied from April 1, 1952, as if they were effective on November 2, 1948. This section does not authorize any decrease in any allowance from the amount being paid as of April 1, 1952, nor does this section give any retired member, or any beneficiary of such member, or his successors in interest, any claim against the city and county for any increase in any allowance paid or payable for the time prior to April 1, 1952. Adjustment in reserves under allowances which are changed according to this section, shall be made on the basis of current interest rate and mortality tables.

The increase in the retirement allowance shall be apportioned according to services rendered by the member in the same manner that the allowance prior to increase was apportioned. Contributions to the retirement system, necessary for the payment of the increase of the portion of the retirement allowances which is paid from reserves held by the retirement system, shall be provided from the reserves held by the retirement system on account of members under section 8.544, the necessary amount being transferred upon April 1, 1952, from said reserves to the reserves held by the retirement system to meet the obligations on account of benefits that have been granted and on account of prior service of members. The contribution being required of the city and county currently, as a percentage of salaries of persons who are members under section 8.544, shall be increased to a percentage determined by the actuary as necessary to replace the reserves so transferred. Contributions to the retirement system necessary for the payment of said increases with reference to current and prior service portions of the allowances which are not paid from reserves held by the retirement system, shall be paid to the system by the city and county by annual appropriations, provided

that such appropriation for any year shall not be less than the amount disbursed during that year on account of said increases.

(b) Every retirement or death allowance payable for time commencing on April 1, 1956, to or on account of any person who died or was retired prior to November 8, 1955, as a member of the police department, unless such person was retired or died as a member of the retirement system or the former police relief and pension fund, under any section of the charter, other than section 8.543, or 8.544, is hereby increased by the amount of \$25.00 per month; provided, however, that such increased retirement allowance or death allowance shall not exceed 50 percent of the compensation as of July 1, 1954, attached to the rank of police officer in the fourth year of service as set forth under section 35.5 of the charter of 1932, as amended regardless of the rank or position the member held in the department prior to his retirement or death before retirement.

Such increase shall not be modified under, nor subject to, Option 2 or 3 provided by ordinance. Allowances payable under sections 8.547, 8.548, or 8.561, to or on account of persons who were retired for disability or died prior to November 8, 1955, on and after the date such persons would have qualified for service retirement, shall be calculated as provided in said sections 8.547, 8.548, or 8.561,

respectively.

This section does not authorize any decrease in any allowance from the amount being paid as of April 1, 1956, nor does this section give any member who retired, or the beneficiary of any member who died prior to April 1, 1956, or his successors in interest, any claim against the city and county for any increase in retirement allowance

paid or payable for time prior to April 1, 1956.

The increase in allowance shall be apportioned between service rendered prior to the entry of the member into the retirement system under section 8.543 or 8.544, and service rendered as such a member, in the same proportion that such prior and current service respectively, bears to the total service credited at retirement. Contributions to the retirement system necessary for the increases in the allowances provided in this section, shall be provided, with respect to the portion of the benefit based on service rendered as members under section 8.543 or 8.544 from the reserves held by the retirement system on account of members of the retirement system under section 8.544, the necessary amount being transferred upon April 1, 1956, from said reserves to the reserves held by the retirement system to meet the obligations on account of allowances which are increased by this subsection 8.550 (b). The contribution being required of the city and county currently, as percentages of salaries of persons who are members under section 8.543 or 8.544, shall be paid to the system by the city and county by annual appropriations, provided that such appropriation for any year shall not be less than the amount disbursed during that year on account of said increases.

8.551 Adjustment of Allowances Because of Compensation Benefits

That portion of any allowance payable because of the death or retirement of any member of the police department, which is provided by contributions of the city and county, shall be reduced in the manner fixed by the board of supervisors, by the amount of any benefits, other than medical benefits, payable to or on account of such person, under the Workmen's Compensation Insurance and Safety Law of the State of California and because of the injury or illness resulting in said death or retirement. Such portion which is paid because of death or retirement which resulted from injury received in or illness caused by performance of duty, shall be considered as in lieu of any benefits, other than medical benefits, payable to or on account of such persons under the said law of the State of California, and shall be in satisfaction and discharge of the obligation of the city and county to pay such benefits.

8.552 Death Benefits

If a member of the police department shall die, before retirement, from causes other than an injury received in, or illness caused by the performance of duty, or regardless of cause, if no allowance shall be payable under sections 8.548 or 8.549 preceding, a death benefit shall be paid to his estate or designated beneficiary, the amount of which and the conditions for the payment of which shall be determined in the manner prescribed by the board of supervisors for the death benefit of other members of the retirement system. Upon the death of a member after retirement and regardless of the cause of death, a death benefit shall be paid to his estate or designated beneficiary, the amount of which and the conditions for payment of which shall be determined in the manner prescribed by the board of supervisors for the payment of a similar benefit upon the death of other retired members.

8.553 Refunds and Redeposits

Should any member of the police department cease to be employed as such a member, through any cause other than death or retirement or transfer to another office or department, all of his contributions, with interest credited thereon, shall be refunded to him subject to the conditions prescribed by the board of supervisors to govern similar terminations of employment of other members of

the retirement system. If he shall again become a member of the police department, he shall redeposit in the retirement fund the amount refunded to him. Contributions with interest, which are credited because of service rendered in any other office or department and which will not be counted under section 8.554 to any person who becomes a member of the retirement system under section 8.544, shall be refunded to him forthwith. Should a member of the police department become an employee of any other office or department, his accumulated contribution account shall be adjusted by payments to or from him as the case may be, to make the accumulated contributions credited to him at the time of change, equal to the amount which would have been credited to him if he had been employed in said other office or department at the rate of compensation received by him in the police department, and he shall receive credit for service for which said contributions were made, according to the charter section under which his membership in the retirement system continues.

8.554 Computation of Service

The following time shall be included in the computation of the service to be credited to a member of the police department for the purposes of determining whether such member qualified for retirement, and calculating benefits, excluding, however, any time the contributions for which were withdrawn by said member upon termination of his service while he was a member under any other charter section, and not redeposited upon re-entry into service:

(1) Time during and for which said member is entitled to receive compensation because of services as a member of the fire or police

department.

(2) Time during which said member served and received compen-

sation as a jail matron in the office of the sheriff.

(3) Time during which said member is entitled to receive compensation while a member of the retirement system, because of service rendered in other offices and departments before July 1, 1949, provided that accumulated contributions on account of such service, previously refunded, are redeposited, with interest from date of refund to date of redeposit, at times and in the manner fixed by the retirement board; and solely for the purpose of determining qualification for retirement under section 8.547 for disability not resulting from injury received in, or illness caused by performance of duty, time during which said member serves, after June 30, 1949, and receives compensation because of services rendered in other offices and departments.

(4) Time during which said member is absent from a status included in paragraphs (1), (2) or (3) next preceding, by reason of service in the armed forces of the United States of America, or by reason of any other service included in section 8.520 of the charter, during any war in which the United States was or shall be engaged or during other national emergency, and for which said member contributed or contributes to the retirement system or for which the city and county contributed or contributes on his account

8.555 Sources of Funds

All payments provided for persons who are members under section 8.544 shall be made from funds derived from the following sources,

plus interest earned on said funds:

(1) The normal rate of contribution of each member shall be based on his age taken to the next lower complete quarter year. (a) at the date he became a member under section 8.507 or 8.543, in the case of persons who are members under these sections, or (b) at July 1, 1945, in the case of persons who are members under section 8.540, and his age taken to the next lower completed quarter year, when he entered the police department, or (c) on his age at the date he becomes a member under section 8.544, in the case of persons who become members on or after July 1, 1945, without credit for services counted under section 8.554. The age of entrance into the police department shall be determined by deducting the member's service credited under section 8.554 as rendered prior to the date upon which his age is based for determination of the rate of contribution according to the sentence next preceding, from said age. The normal rate of contribution of each such member, to be effective from the effective date of membership under section 8.544, shall be such as, on the average for such member, will provide, assuming service without interruption, under section 8.546, one third of that portion of the service retirement allowance to which he would be entitled, without continuance to dependents, upon first qualifying as to age and service, for retirement under that section, without discount of allowance, which is based on service rendered after the date upon which his age is based for determination of his rate of contribution according to the first sentence in this paragraph, and assuming the contribution to be made from that date. The normal rate of contribution, however, shall not exceed six percent.

(2) The dependent rate of contribution of each member which shall be required of each member throughout his membership in addition to the normal contributions, and in the same manner as normal contributions, shall be such as, on the average for such

member, will provide, assuming service without interruption under section 8.546, and upon his first qualifying as to age and service for retirement under that section, one-third of the portion of his allowance, which is to be continued under section 8.549, after his death and throughout the life of a surviving wife whose age at said death is three years less than the age of said member. If, at the date of retirement for service or retirement for disability resulting from injury received in performance of duty, said member has no wife who would qualify for the continuance of the allowance to her after the death of said member, or upon retirement from disability result ing from other causes, regardless of his marital condition, the dependent contributions with accumulated interest thereon, shall be paid to him forthwith. The dependent rate of contribution, however, shall not exceed the difference between six percent and the member's normal rate of contribution, and said dependent rate may be taken as a flat percentage of the member's normal rate, regardless of the age of qualification for service retirement.

(3) There shall be deducted from each payment of compensation made to a member under section 8.544, a sum determined by applying the member's rates of contribution to such compensation payment. The sum so deducted shall be paid forthwith to the retirement system. Said contribution shall be credited to the individual account of the member from whose salary it was deducted, and the total of said contributions, together with interest credited thereon in the same manner as is prescribed by the board of supervisors for crediting interest to contributions of other members of the retirement system, shall be applied to provide part of the retirement allowance granted to, or allowance granted on account of said members or shall be paid to said member or his estate or beneficiary

as provided in sections 8.552, 8.553, and 8.554.

(4) Contributions based on time included in paragraphs (1), (2), (3) and (4) of section 8.554 and deducted prior to July 1, 1945, from compensation of persons who become members under section 8.544, and standing with interest thereon, to the credit of such members on the records of the retirement system on said date, shall continue to be credited to the individual accounts of said members and shall be combined with and administered in the same manner as the contributions deducted after said date.

(5) The total contributions, with interest thereon, made by or charged against the city and county and standing to its credit, in the accounts of the retirement system, on account of persons who become members under section 8.544, shall be applied to provide the benefits under said section.

(6) The city and county shall contribute to the retirement system

such amounts as may be necessary, when added to the contributions referred to in the preceding paragraphs of this section 8.555, to provide the benefits payable under this section. Such contributions of the city and county to provide the portion of the benefits hereunder which shall be based on service rendered by each member prior to the date upon which his age is based for determination of his rate of contribution in paragraph (1), section 8.555 shall not be less during any fiscal year than the amount of such benefits paid during said year. Such contributions of the city and county to provide the portion of the benefits hereunder which shall be based on service rendered by respective members on and after the date stated in the next preceding sentence, shall be made in annual installments, and the installment to be paid in any year shall be determined by the application of a percentage to the total compensation paid during said year, to persons who are members under section 8.544, said percentage to be the ratio of the value on July 1, 1945, or at the later date of a periodical actuarial valuation and investigation into the experience under the system of the benefits thereafter to be paid under this section, from contributions of the city and county, less the amount of such contributions, and plus accumulated interest thereon, then held by said system to provide said benefits on account of service rendered by respective members after the date stated in the sentence next preceding, to the value at said respective dates of salaries thereafter payable to said members. Said values shall be determined by the actuary, who shall take into account the interest which shall be earned on said contributions, the compensation experience of members, and the probabilities of separation by all causes, of members from service before retirement and of death after retirement. Said percentage shall be changed only on the basis of said periodical actuarial valuation and investigation into the experience under the system. Said actuarial valuation shall be made every even-numbered year and said investigation into the experience under the system shall be made every odd-numbered year.

(7) To promote the stability of the retirement system through a joint participation in the result of variations in the experience under mortality, investment and other contingencies, the contributions of both members and the city and county held by the system to provide the benefits under this section, shall be a part of the fund in which all other assets of said system are included. Nothing in this section shall affect the obligation of the city and county to pay to the retirement system any amounts which may or shall become due under the provisions of the charter prior to July 1, 1945, and which are represented on July 1, 1945, in the accounts of said system by

debits against the city and county.

8.556 Right to Retire

Upon the completion of the years of service set forth in section 8.546 as requisite to retirement, a member of the police department shall be entitled to retire at any time thereafter in accordance with the provisions of said section 8.546, and nothing shall deprive said member of said right.

8.557 Limitation on Employment during Retirement

No person retired as a member under section 8.544 after June 30, 1945, for service or disability and entitled to receive a retirement allowance under the retirement system shall serve in any elective or appointive position in the city and county service, including membership on boards and commissions, nor shall such person receive any payment for service rendered to the city and county after retirement, provided that service as an election officer or juror shall not be affected by this section.

Part Seven: Provisions of Special Applications to the Police and Fire Departments

8.560 Definition, Members of Fire and Police Department

For the purpose of the retirement system, any officer or employee of the police or the fire departments whose employment therein began prior to January 1, 1900, or whose employment therein began on or shall begin after that date and was or shall be subject to a charter maximum age at the time of employment of not over thirty-five years, shall be considered to be a member of the police department or the fire department, respectively. Any fire or police service outside the limits of the city and county performed by a member of the retirement system and under orders of a superior officer of any such member, shall be considered as city and county service, and any disability or death incurred therein shall be covered under the provisions of the retirement system.

8.561 Pension Provisions—Dependent of Members of Fire and Police Departments Killed in Line of Duty

If a member of the fire or police departments, as defined in the charter for the purposes of the retirement system, or a member of the salvage corps in the fire department, or any person employed by the city and county to perform duties now performed under the titles of pilot of fireboats, marine engineer of fireboats, or marine fireman of fireboats, all of whom are hereinafter designated as members, shall die before or after retirement as a result of an injury received in, or illness caused by the performance of his duty, a

monthly allowance, in lieu of any allowance payable under any other section of the charter or by ordinance, shall be paid, beginning on the date next following the date of death, to his surviving wife throughout her life or until her remarriage. If the member, at the time of death, was qualified for service retirement, but had not retired, the allowance payable shall be equal to the retirement allowance which the member would have received if he had been retired for service on the day of death, but such allowances shall not be less than one-half of the average monthly compensation earnable by said member during the three years immediately preceding death, and if he had retired prior to death, the allowance payable shall be equal to the retirement allowance of the member. If death occurs prior to qualification for service retirement, the allowance payable shall be equal to the compensation of said member at the date of death, until the date upon which said member would have qualified for service retirement, had he lived and rendered service without interruption in the rank held by him at death, and after said date the allowance payable shall be equal to the retirement allowance said member would have received if retired for service on said date, based on the average monthly compensation he would have received during the three years immediately prior to said date, had he lived and rendered service as assumed, but such allowance shall not be less than one-half of such average monthly compensation. If there be no surviving wife entitled to an allowance hereunder, of if she die or remarry before every child of such deceased member attains the age of eighteen years, then the allowance which the surviving wife would have received had she lived and not remarried shall be paid to his child or children under said age, collectively, to continue until every such child dies or attains said age, provided that no child shall receive any allowance after marrying or attaining the age of eighteen years. Should said member leave no surviving wife and no children under the age of eighteen years, but leave a parent or parents dependent upon him for support, the parents so dependent shall collectively receive a monthly allowance equal to that which a surviving widow otherwise would have received, during such dependency. No allowance, however, shall be paid under this subsection to a surviving wife following the death of a member unless she was married to the member prior to the date of the injury or onset of the illness which results in death.

Benefits provided under this section shall be in lieu of all benefits payable under other sections of the charter upon death of such member resulting from an injury received in, or illness caused by the performance of duty, except the five hundred dollar benefit payable upon death of tenenting and

upon death after retirement.

Contributions to provide the allowance under this section shall be made to the San Francisco City and County Employees' Retirement System by the city and county. The amount of the contribution shall be determined and payment to the system shall be made in the same manner as contributions are determined and paid which are required for other benefits provided under the retirement system for the respective groups of members who are included under this section.

Notwithstanding any other provision of this charter, any member of the salvage corps in the fire department, or any person employed by the city and county to perform duties now performed under the titles of pilot of fire boats, marine engineer of fire boats, or marine fireman of fire boats, who becomes incapacitated for performance of his duty by reason of any bodily injury received in or illness caused by the performance of his duty, shall receive the same benefits as members of the fire department who are members of the retirement system under section 8.567 of the charter.

8.562 Credit for Service in Underwriters' Fire Patrol

Any person who is a member under section 8.568 on February 1, 1970, and who was employed in the uniformed force of the Underwriters' Fire Patrol of San Francisco prior to becoming such a member shall have the right to elect to make contributions pursuant to this section and to receive credit as service under the retirement system for all or any part of the time he was so employed.

Said election shall be made in writing on a form provided by the retirement system and filed with the retirement board within ninety

(90) days after February 1, 1970.

Any such member who elects to make contributions and receive such credit shall contribute to the retirement fund an amount equal to the sum of (a) contributions computed by applying the rate of contribution applicable to him on the date he elected to receive credit for such service to the monthly compensation earnable by him on said date multiplied by the number of months of such service for which he has elected to receive credit and (b) interest on the unpaid balance of said contributions, commencing on the date of the member's election to make such contributions, at the rate of interest currently being used from time to time under the retirement system.

Payment of the contributions required by this section shall be made in a lump sum or by installment payments. Installment payments shall be made at times and in a manner fixed by the retirement board, provided that the period for completion of such payments shall not extend beyond the effective date of the member's retire-

ment.

Upon completion of payment of contributions in the amount

specified in this section, the member shall be credited with service under the retirement system in an amount equal to the service for which he has elected to receive credit pursuant to this section. The service with which the member is so credited shall be credited as current service.

Part Eight: Provisions of Special Application to the Fire Department

8.565 Members of Fire Department on January 8, 1932

Persons who are members of the fire department on the 8th day of January, 1932, shall become members of the retirement system on that date, subject only to the following provisions, in addition to the provisions contained in sections 3.670-3.672, 8.500-8.502, 8.510,

8.511, 8.520, and 8.560 of this charter.

(a) Any member of the fire department who shall have completed twenty-five years of continuous service as a member of the fire department next preceding the date of his retirement, or any member of the fire department who shall have reached the age of fifty-five years and shall have completed twenty years of continuous service as a member of the fire department next preceding the date of his retirement, may retire from service at his option. Any member of the fire department who shall become physically disabled by reason of any bodily injury received in the performance of his duty may be retired from service on satisfactory proof thereof. The retirement board, by unanimous vote, may retire from service any aged, disabled or infirm member of the fire department who has arrived at the age of sixty years and who has completed twenty years of continuous service as a member of the department next preceding such age, who may be ascertained to be, by reason of such age, infirmity or other disability, unfit for the performance of his duties. Such retired member shall receive a monthly pension, payable throughout his life, equal to one-half the amount of the salary attached to the rank held by him three years prior to the date of his retirement hereinafter referred to as "pension" in this and the following section; provided that where such retirement is based on disability alone, in case the disability of such member shall cease, his pension shall cease, and he shall be restored to service in the rank he occupied at the time of his retirement. Should any said retired member die leaving a widow, who shall have been married to the decedent at least one year prior to the date of his retirement, such widow shall, as long as she may live and remain unmarried, be paid said pension; provided, further, that should said widow die leaving a child or children under the age of sixteen years, said pension shall

continue to be paid such child or such children collectively until the youngest child arrives at the age of sixteen years; and provided, further, that should said retired member die leaving no widow but leaving an orphan child or children under the age of sixteen years, such child or children collectively shall receive said pension until the

youngest child attains the age of sixteen years.

(b) The family of any member of the fire department who shall die as a result of any injury received during the performance of his duty, or from sickness clearly, unmistakably and directly caused by and resulting from the discharge of such duty, or while eligible for a pension on account of years of service in the department, or who has served twenty consecutive years in the department and attained the

age of fifty-five years, shall receive the following benefits:

First, should the decedent leave a widow to whom he was married prior to the date of the injury resulting in death, his widow shall, as long as she may live and remain unmarried, be paid a monthly pension equal to one-half of the salary attached to the rank held by the decedent at the time of his said injury, provided, however, that should said widow die, leaving a child or children under the age of sixteen years, said pension shall continue to such child or children collectively until the youngest child arrives at the age of sixteen years.

Second, should the decedent leave no widow, but leave an orphan child or children under the age of sixteen years, such child or such children collectively shall receive said pension until the youngest

child attains the age of sixteen years.

Third, should the decedent leave no widow and no orphan child or children, but leave a parent or parents dependent solely upon him for support, such parents so depending shall collectively receive said pension during such time as the retirement board may unanimously determine its necessity.

(c) When any member of the department shall die from natural causes and before retirement, and when no pension is payable to his widow or children, there shall be paid to his estate or beneficiary a death benefit, the amount of which and the conditions for the payment of which shall be determined in the manner prescribed by the board of supervisors for the death benefit of other members of the retirement system.

Upon the death of a member after retirement and regardless of the cause of death, a death benefit shall be paid to his estate or designated beneficiary, the amount of which and the conditions for payment of which shall be determined in the manner prescribed by the board of supervisors for the payment of a similar death benefit upon the death of other retired members.

(d) In addition to the other contributions required of the city and county under the retirement system, the city and county shall contribute to the retirement system during each fiscal year a sum which shall be equal to the liabilities accruing under the retirement system because of service rendered during such year by persons becoming members on the 8th day of January, 1932, under this section. If, subsequent to such fiscal year, it shall be determined that such contribution by the city and county was not sufficient to meet such liability, then the city and county shall make such additional contribution as may be necessary to make up the deficit.

(e) No benefits shall be provided under the retirement system for, nor shall any contributions be required of, persons who become members of the retirement system under this section, in addition to the benefits specifically provided and contributions specifically required in such section. Any pension payable because of the death or retirement of any such person shall be reduced in the manner fixed by the board of supervisors, by the amount of any benefits payable to or on account of such person, under the Workmen's Compensa-

tion Insurance and Safety Law of the State of California.

(f) Persons who are members of the fire department on the 8th day of January, 1932, shall have the option, to be exercised in writing on or before the 1st day of July, 1932, of becoming members of the retirement system under the provisions of section 8.567, which applies to persons who become members of the department after the 8th day of January, 1932. If such persons shall affirmatively exercise such option within the time specified, then they shall not receive any benefit under this section, but shall become members of the retirement system and shall receive benefits and make contributions on the same basis as persons who become members of the department after the 8th day of January, 1932, provided that a pension for each person affirmatively exercising such option shall be payable on account of service rendered to the city and county prior to the 8th day of January, 1932, by contributions of the city and county, which pension shall be the same percentage, regardless of the age of retirement, of his final compensation, as defined by the board of supervisors, for each year of service, as the contributions of the member and the city and county are calculated to provide upon retirement at age fifty-five for each year of service rendered as a member of the retirement system.

8.566 Fire Department-Retired Members and Beneficiaries on January 8, 1932

Any member of the fire department who shall have been retired on or after January 21, 1925, or prior to January 1, 1900, and shall be receiving a pension on the 8th day of January, 1932, and any widow, child, children or parents of a deceased member of the department who shall be receiving a pension on the 8th day of January, 1932, shall continue to receive such pension subject to the provisions of section 8.565 governing the payment of pensions to retired members, widows, children and parents. Any member of the fire department who shall have been retired on or after the 1st day of January, 1900, and prior to the 21st day of January, 1925, and shall be receiving a pension on the 8th day of January, 1932, shall continue to receive such pension throughout his life, subject to the provisions of section 8.565 governing the payment of pensions granted because of disability incurred in the performance of duty, including the payment of such pension to widows, children and parents of deceased members who had been retired because of such disability. Such pensions shall be paid by the retirement system, but no other benefits shall be provided for such retired members, widows, children or parents; except that upon the death of any such member who is receiving a pension under this section and regardless of the cause of death, a death benefit shall be paid to his estate or designated beneficiary, the amount of which shall be determined in the manner prescribed by the board of supervisors.

8.567 Members of the Fire Department– January 8, 1932 to July 1, 1949

Persons who become members of the fire department after the 8th day of January, 1932 and prior to July 1, 1949, shall become members of the retirement system subject only to the following provision in addition to the provisions contained in sections 3.670-3.672, 8.500-8.502, 8.510, 8.511, 8.520, 8.525 and 8.560 of this charter. No member of the retirement system shall be retired, except in case of disability incapacitating him for the performance of his duties, unless he shall have attained the age of fifty-five years and completed twenty years of continuous service, except that retirement shall be compulsory at the age of seventy years. It may be provided, however, under such retirement system, that members may retire after thirty years of continuous service; the benefits at retirement in such cases to be determined, because of retirement at an age below fifty-five, in accordance with the tables recommended by the actuary and approved by said retirement board.

8.568 Member of the Fire Department After July 1, 1949

Members of the fire department, as defined in section 8.569, who are members of the retirement system under sections 8.507, 8.509, or 8.567 of the charter on the first day of July, 1949, and persons

who become members of said department after said date, shall be members of the retirement system under this section 8.568 on and after said date, and shall be subject to the following provisions of section 8.568 and sections 8.569, 8.570, 8.571, 8.572, 8.573, 8.575, 8.576, 8.577, 8.578, 8.579, 8.580, 8.581 in addition to the provisions contained in sections 3.670-3.672, 8.500-8.504, 8.506, 8.510 and 8.520 of this charter notwithstanding the provisions of any other section of the charter. Members of the said department who are members of the retirement system under sections 8.507 or 8.509 of the charter, on July 1, 1950, however, shall have the option to be exercised in writing, on a form furnished by the retirement system and to be filed at the office of said system not later than ninety days after said date, of being members of the system under sections 8.507 or 8.509 instead of section 8.568, the election under said option to be effective on said date, provided, that members who are absent by reason of service in the armed forces of the United States or by reason of any other service included in section 8.520 of the charter. on July 1, 1949, shall have the same option of electing to be members under sections 8.507 or 8.509, as the case may be, instead of section 8.568 until ninety days after their return to service in the fire department. On and after said date the persons who affirmatively exercise said option, shall continue to be members of the system under section 8.507 or 8.509, respectively, and shall not be subject to any of the provisions of section 8.568.

8.569 Definitions

The following words and phrases as used in this section, unless a different meaning is plainly required by the context, shall have the

following meaning:

"Retirement allowance," "death allowance" or "allowance," shall mean equal monthly payments, beginning to accrue upon the date of retirement, or upon the day following the date of death, as the case may be, and continuing for life unless a different term of payment is

definitely provided by the context.

"Compensation," as distinguished from benefits under the Workmen's Compensation Insurance and Safety Act of the State of California, shall mean the remuneration payable in cash, by the city and county, without deduction except for absence from duty, for time during which the individual receiving such remuneration is a member of the fire department, but excluding remuneration paid for overtime.

"Compensation earnable" shall mean the compensation which would have been earned had the member received compensation without interruption throughout the period under consideration and

at the rates of remuneration attached at that time to the ranks or positions held by him during such period, it being assumed that during any absence he was in the rank or position held by him at the beginning of the absence, and that prior to becoming a member of the fire department, he was in the rank or position first held by him in such department.

"Benefit" shall include "allowance," "retirement allowance,"

"death allowance" and "death benefit".

"Final compensation" shall mean the monthly compensation earnable by a member at the time of his retirement, or death before retirement, as the case may be, at the rate of remuneration attached at that time to the rank or position which said member held, provided that said member has held said rank or position for at least one year immediately prior to said retirement or death; and provided, further, that if said member has not held said rank or position for at least one year immediately prior to said retirement or death, "final compensation," as to such member, shal mean the monthly compensation earnable by such member in the rank or position next lower to the rank or position which he held at the time of retirement or death at the rate of remuneration attached at the time of said retirement or death to said next lower rank or position; provided, however, that in the case of a member's death before retirement as the result of a violent traumatic injury received in the performance of his duty, "final compensation," as to such member shall mean the monthly compensation earnable by such member at the rate of remuneration attached on the date he receives such injury to the rank or position held by such member on that date.

The amendment of the definition of "final compensation" contained in the proposition therefor submitted to the electorate on June 6, 1972, shall be retroactive and shall be applicable to any death allowance first effective on or after July 1, 1971. Said amendment does not and shall not increase any death allowance first in effect prior to July 1, 1971, nor shall said amendment give any person receiving a death allowance, or his successors in interest any claim against the city and county for any increase in any death

allowance paid or payable for time prior to July 1, 1971.

For the purpose of the retirement system and of this section, the terms "member of the fire department," "member of the Department," or "member" shall mean any officer or employee of the fire department, excluding such officers and employees as are members of the retirement system under section 8.565 of the charter, who was or shall be subject to the charter provisions governing entrance requirements of members of the uniformed force of said department,

and said terms further shall mean, from the effective date of their employment in said department, persons employed on July 1, 1949, regardless of age, or employed after said date at an age not greater than the maximum age then prescribed for entrance into employment in said uniformed force, to perform the duties not performed by members of the salvage corps in the fire department, or duties now performed under the titles of pilot of fireboats, marine engineer of fire boats, marine fireman of fireboats, or hydrant-gateman. Any fire service performed by such member of the fire department outside the limits of the city and county and under orders of a superior officer of any such member, shall be considered as city and county service, and any disability or death incurred therein shall be covered under the provisions of the retirement system.

"Retirement system" or "system" shall mean San Francisco City and County Employees' Retirement System as created in section

8.500 of the charter.

"Retirement board" shall mean "retirement board" as created in Section 3.670 of the charter.

"Charter" shall mean the charter of the City and County of San

Francisco.

Words used in the masculine gender shall include the feminine and neuter genders, and singular numbers shall include the plural and the plural the singular.

"Interest" shall mean interest at the rate adopted by the retire-

ment board. (Amended 1972)

8.570 Service Retirement

Any member of the fire department who completes at least twenty-five years of service in the aggregate and attains the age of fifty (50) years, said service to be computed under section 8.578, may retire for service at his option. Members shall be retired on the first day of the month next following the attainment by them of the age of sixty-five years. A member retired after meeting the service and age requirements in the two sentences next preceding, shall receive a retirement allowance equal to fifty-five percent of the final compensation of said member, as defined in section 8.569 plus an allowance at the rate of three percent of said final compensation, for each year of service rendered after qualifying as to age and service for retirement; provided, however, that such retirement allowance shall not exceed seventy percent of said member's final compensation. A member retired after attaining the age of sixty-five years, but before completing twenty-five years of service in the aggregate computed under section 8.578, shall receive a retirement allowance which bears the same ratio to fifty percent of the final compensation of said

member, as defined in section 8.569, as the service with which he is entitled to be credited, bears to twenty-five years. If, at the rate of retirement for service, or retirement for disability resulting from an injury received in performance of duty, said member has no wife, children or dependent parents, who would qualify for the continuance of the allowance after the death of said member, or with respect to the portion of the allowance which would not be continued regardless of dependents, or upon retirement for disability resulting from other causes, with respect to all of the allowance and regardless of dependents at retirement, a member retired under this section, or section 8.571, may elect before the first payment of the retirement allowance is made, to receive the actuarial equivalent of his allowance or the portion which would not be continued regardless of dependents, as the case may be, partly in a lesser allowance to be received by him throughout his life, and partly in other benefits payable after his death to another person or persons, provided that such election shall be subject to all the conditions prescribed by the board of supervisors to govern similar election by other members of the retirement system, including the character and amount of such other benefits.

8.571 Retirement for Incapacity

Any member of the fire department who becomes incapacitated for the performance of his duty by reason of any bodily injury received in, or illness caused by performance of his duty, shall be retired. If he is not qualified for service retirement, he shall receive a retirement allowance in an amount which shall be equal to the same percentage of the final compensation of said member, as defined in section 8.569, as his percentage of disability is determined to be. The percentage of disability shall be as determined by the Workmen's Compensation Appeals Board of the State of California upon referral from the retirement board for that purpose; provided that the retirement board may, by five (5) affirmative votes, adjust the percentage of disability as determined by said Appeals Board; and provided, further, that such retirement allowance shall be in an amount not less than fifty percent nor more than ninety percent of the final compensation of said member, as defined in section 8.569. Said allowance shall be paid to him until the date upon which said member would have qualified for service retirement had he lived and rendered service without interruption in the rank held by him at retirement, and after said date the allowance payable shall be equal to the retirement allowance said member would have received if retired for service on said date based on the final compensation, as defined in section 8.569, he would have received immediately prior to said date, had he lived and rendered service as assumed, but such allowance shall not be less than fifty-five percent of such final

compensation.

If at the time of retirement because of disability, he is qualified as to age and service for retirement under section 8.570 he shall receive an allowance equal to the retirement allowance which he would receive if retired under section 8.570, but not less than fifty-five percent of said final compensation. Any member of the fire department who becomes incapacitated for performance of his duty, by reason of a cause not included under the provisions of the immediately preceding sentences, and who shall have completed at least ten years of service in the aggregate, computed as provided in section 8.578, shall be retired upon an allowance of one and one-half percent of the final compensation of said member as defined in section 8.569 for each year of service, provided that said allowance shall not be less than thirty-three and one-third percent of said final compensation. The question of retiring a member under this section may be brought before the retirement board on said board's own motion, by recommendation of the fire commission, or by said member or his guardian. If his disability shall cease, his retirement allowance shall cease, and he shall be restored to the service in the rank he occupied at the time of his retirement.

8.572 Death Allowance

If a member of the fire department shall die before or after retirement by reason of an injury received in, or illness caused by the performance of his duty, a death allowance, in lieu of any allowance payable under any other section of the charter or by ordinance, on account of death resulting from injury received in or illness caused by the performance of duty, shall be paid, beginning on the date next following the date of death, to his surviving wife throughout her life or until her remarriage. If the member, at the time of death, was qualified for service retirement, but had not retired, the allowance payable shall be equal to the retirement allowance which the member would have received if he had been retired for service on the day of death, but such allowances shall not be less than fifty-five percent of the final compensation earnable by said member immediately preceding death. If death occurs prior to qualification for service retirement, the allowance payable shall be equal to the final compensation of said member at the date of death, until the date upon which said member would have qualified for service retirement, had he lived and rendered service without interruption in the rank held by him at death, and after said date the allowance payable shall be equal to the

retirement allowance said member would have received if retired for service on said date, based on the final compensation he would have received immediately prior to said date, had he lived and rendered service as assumed, but such allowance shall not be less than fifty-five percent of such monthly final compensation. If he had retired prior to death, for service or for disability resulting from injury received in, or illness caused by the performance of duty, the allowance payable shall be equal to the retirement allowance of the member, except that if he was a member under section 8.568 and retirement was for such disability, and if death occurred prior to qualification for the service retirement allowance, the allowance continued shall be reduced upon the date at which said member would have qualified for service retirement, in the same manner as it would have been reduced had the member not died. If there be no surviving wife entitled to an allowance hereunder, or if she die or remarry before every child of such deceased member attains the age of eighteen vears, than the allowance which the surviving wife would have received had she lived and not remarried shall be paid to his child or children under said age, collectively, to continue until every such child dies or attains said age, provided that no child shall receive any allowance after marrying or attaining the age of eighteen years. Should said member leave no surviving wife and no children under the age of eighteen vears, but leave a parent or parents dependent upon him for support, the parents so dependent shall collectively receive a monthly allowance equal to that which a surviving widow otherwise would have received, during such dependency. No allowance, however, shall be paid under this section to a surviving wife following the death of a member unless she was married to the member prior to the date of the injury or onset of the illness which results in death.

8.573 Payment to Surviving Dependents

Upon the death of a member of the fire department resulting from any cause, other than an injury received in or illness caused by performance of duty, (a) if his death occurred after qualification for service retirement, under section 8.570, or after retirement for service or because of disability which resulted from any cause other than an injury received in, or illness caused by performance of duty, three-fourths of his retirement allowance to which the member would have been entitled if he had retired for service at the time of death or three-fourths of the retirement allowance as it was at his death, as the case may be, shall be continued throughout life or until remarriage, to his surviving wife, or (b) if his death occurred after retirement for disability by reason of injury received in or illness

caused by performance of duty, his retirement allowance as it was at his death shall be continued throughout life or until remarriage, to his surviving wife, except that, if death occurred prior to qualification for service retirement allowance, the allowance continued shall be adjusted upon the date of which said member would have qualified for service retirement, in the same manner as it would have been adjusted had the member not died, or (c) if his death occurred after completion of at least ten years of service in the aggregate, computed as provided in section 8.578; an allowance in an amount equal to the retirement allowance to which the member would have been entitled pursuant to section 8.571 if he had retired on the date of death because of incapacity for performance of duty resulting from a cause other than bodily injury received in or illness caused by performance of duty shall be paid throughout life or until remarriage to his surviving wife. If there be no surviving wife entitled to an allowance hereunder, or if she die or remarry before every child of such deceased member attains the age of eighteen years, then the allowance which the surviving wife would have received had she lived and not remarried shall be paid to his child or children under said age, collectively, to continue until every such child dies or attains said age, provided that no child shall receive any allowance after marrying or attaining the age of eighteen years. Should said member leave no surviving wife and no children under age of eighteen years. but leave a parent or parents dependent upon him for support, the parents so dependent shall collectively receive a monthly allowance equal to that which a surviving wife otherwise would have received, during such dependency. No allowance, however, shall be paid under this section to a surviving wife unless she was married to the member prior to the date of the injury or onset of the illness which results in death if he had not retired, or unless she was married to the member at least one year prior to his retirement.

As used in this section and section 8.572, "surviving wife" shall mean and include a surviving spouse, and shall also mean and include a spouse who has remarried since the death of the member but whose remarriage has been terminated by death, divorce or annulment within five years after the date of such remarriage and who has not

thereafter again remarried.

The surviving wife, in the event of death of the member after qualification for but before service retirement, may elect before the first payment of the allowance, to receive the benefit provided in section 8.576, in lieu of the allowance which otherwise would be continued to her under this section. If there be no surviving wife, the guardian of the child or children under age eighteen, may make such election, and if there be no such children, the dependent parent or

parents may make such election. Persons heretofore retired under charter section 8.567 as members of the fire department, at the time of retirement shall be subject to the provisions of this section. "Qualified for service retirement," "Qualification for service retirement" or "Qualified as to age and service for retirement," as used in this section and other sections to which persons who are members under section 8.568 are subject, shall mean completion of twenty-five years of service and attainment of age fifty, said service to be computed under section 8.578.

8.574 Adjustment of Allowances

Every allowance based on the average monthly compensation earnable by the member during the ten years prior to retirement, and payable for time commencing on February 1, 1957, to or on account of persons who were retired, as members under section 8.567, for disability resulting from bodily injury received in the performance of duty, shall be adjusted to the amount it would be, if it had been based on the monthly compensation fixed by the board of supervisors as of July 1, 1956, for the rank or position held by such retired member in the fire department prior to retirement. This section does not authorize any decrease in any allowance from the amount being paid as of February 1, 1957, nor does this section give any retired member, or any beneficiary of such member, or his successors in interest, any claim against the city and county for any increase in any allowance paid or payable for the time prior to February 1, 1957. Adjustment in reserves under allowances which are changed according to this section, shall be made on the basis of current interest rate and mortality tables.

The increase in the retirement allowance shall be apportioned according to service rendered by the member in the same manner that the allowance prior to increase was apportioned. Contributions to the retirement system, necessary for the payment of the increase of the portion of the retirement allowances which is paid from reserves held by the retirement system, shall be provided from the reserves held by the retirement system on account of members under section 8.568, the necessary amount being transferred upon February 1, 1957, from said reserves to the reserves held by the retirement system to meet the obligations on account of benefits that have been granted and on account of prior service of members. The contribution being required of the city and county currently, as a percentage of salaries of persons who are members under section 8.568, shall be increased to a percentage determined by the actuary as necessary to replace the reserves so transferred. Contributions to the retirement system necessary for the payment of said increases with reference to current and prior service portions of the allowances which are not paid from reserves held by the retirement system, shall be paid to the system by the city and county by annual appropriations, provided that such appropriation for any year shall not be less than the amount disbursed during that year on account of said increases.

8.575 Adjustment for Compensation Payments

That portion of any allowance payable because of the death or retirement of any member of the fire department which is provided by contributions of the city and county, shall be reduced in the manner fixed by the board of supervisors, by the amount of any benefits other than medical benefits, payable to or on account of such person, under the Workmen's Compensation Insurance and Safety Law of the State of California and because of the injury or illness resulting in said death or retirement. Such portion which is paid because of death or retirement which resulted from injury received in or illness caused by performance of duty, shall be considered as in lieu of all benefits, other than medical benefits, payable to or on account of such person under said law of the State of California and shall be in satisfaction and discharge of the obligation of the city and county to pay such benefits.

8.576 Death Benefit

If a member of the fire department shall die, before retirement, from causes other than an injury received in or illness caused by the performance of duty, or regardless of cause, if no allowance shall be payable under section 8.572 or 8.573 preceding, a death benefit shall be paid to his estate or designated beneficiary, the amount of which and the conditions for the payment of which shall be determined in the manner prescribed by the board of supervisors for the death benefit of other members of the retirement system. Upon the death of a member after retirement and regardless of the cause of death, a death benefit shall be paid to his estate or designated beneficiary the amount of which and the conditions for the payment of which shall be determined in the manner prescribed by the board of supervisors for the death benefit of other members of the retirement system.

8.577 Refunds and Redeposits

Should any member of the fire department cease to be employed as such a member, through any cause other than death or retirement or transfer to another office or department, all of his contributions, with interest credited thereon, shall be refunded to him subject to the conditions prescribed by the board of supervisors to govern similar terminations of employment of other members of the

retirement system. If he shall again become a member of the department, he shall redeposit in the retirement fund, the amount refunded to him. Contributions, with interest, which are credited because of service rendered in any other office or department and which will not be counted under section 8.578, to any person who becomes a member of the retirement system under this section, shall be refunded to him forthwith. Should a member of the fire department become an employee of any other office or department, his accumulated contribution account shall be adjusted by payments to or from him as the case may be to make the accumulated contributions credited to him at the time of change, equal to the amount which would have been credited to him if he had been employed in said other office or department at the rate of compensation received by him in the fire department and he shall receive credit for service for which said contributions were made, according to the charter section under which his membership in the retirement system continues.

8.578 Computation of Service

The following time shall be included in the computation of the service to be credited to a member of the fire department for the purposes of determining whether such member qualified for retirement, and calculating benefits, excluding, however, any time, the contributions for which were withdrawn by said member upon termination of his service while he was a member under any other charter section, and not redeposited upon re-entry into service:

(1) Time during and for which said member is entitled to receive compensation because of services as a member of the fire or police

department.

(2) Time during which said member is entitled to receive compensation while a member of the retirement system, because of service rendered in other offices and departments prior to July 1, 1949, provided that accumulated contributions on account of such service, previously refunded, are redeposited, with interest from date of refund to date of redeposit, at times and in the manner fixed by the retirement board; and solely for purpose of determining qualification for retirement under section 8.571 for disability not resulting from injury received in, or illness caused by performance of duty, time during which said member serves, after July 1, 1949, and receives compensation because of services rendered in other offices and departments.

(3) Time during which said member is absent from a status included in paragraphs (1) and (2) next preceding, by reason of service in the armed forces of the United States of America, or by

reason of any other service included in section 8.520 of the charter, during any war in which the United States was or shall be engaged or during other national emergency, and for which said member contributed or contributes to the retirement system or for which the city and county contributed or contributes on his account.

8.579 Sources of Funds

All payments provided for members under section 8.668 shall be made from funds derived from the following sources, plus interest earned on said funds:

(1) The normal rate of contribution of each member under this section shall be based on his age taken to the next lower complete quarter year, (a) at the earlier of the dates he became a member under section 8.507, 8.509 or 8.567, in the case of persons who are members under these sections, or (b) on his age at the date he becomes a member under section 8.568 in the case of persons who become members on or after July 1, 1949, without credit for service counted under section 8.578. The age of entrance into the fire department shall be determined by deducting the member's service credited under section 8.578 as rendered prior to the date upon which his age is based for determination of his rate of contribution according to the sentence next preceding, from said age. The normal rate of contribution of each such member, to be effective from the effective date of membership under section 8.568, shall be such as, on the average for such member, will provide, assuming service without interruption, under section 8.570, one-third of that portion of the service retirement allowance to which he would be entitled, without continuance to dependents, upon first qualifying as to age and service, for retirement under that section, which is based on service rendered after the date upon which his age is based for determination of his rate of contribution according to the first sentence in this paragraph, and assuming the contribution to be made from that date. The normal rate of contribution, however, shall not exceed six percent.

(2) The dependent contributions of each member under this section which shall be required of each member throughout his membership in addition to the normal contributions, and in the same manner as normal contributions, shall be such as, on the average for such member, will provide, assuming service without interruption under section 8.570, and upon his first qualifying as to age and service for retirement under that section, one-third of the portion of his allowance, which is to be continued under section 8.573 after his death and throughout the life of a surviving wife whose age at said death is three years less than the age of said member. If, at the date

of retirement for service or retirement for disability resulting from injury received in performance of duty, said member has no wife who would qualify for the continuance of the allowance to her after the death of said member, or upon retirement for disability resulting from other causes, regardless of his marital condition, the dependent contributions with accumulated interest thereon, shall be paid to him forthwith. The dependent rate of contribution, however, shall not exceed the difference between six percent and the member's normal rate of contribution, and said dependent rate may be taken as a flat percentage of the member's normal rate, regardless of the age of

qualification for service retirement.

(3) There shall be deducted from each payment of compensation made to a member under this section, a sum determined by applying the member's rates of contribution to such compensation payment. The sum so deducted shall be paid forthwith to the retirement system. Said contribution shall be credited to the individual account of the member from whose salary it was deducted, and the total of said contributions, together with interest credited thereon in the same manner as is prescribed by the board of supervisors for crediting interest to contributions of other members of the retirement system, shall be applied to provide part of the retirement allowance granted to, or allowance granted on account of said member, or shall be paid to said member or his estate or beneficiary as provided in sections 8.576, 8.577 and 8.578.

(4) Contributions based on time included in paragraphs (1), (2) and (3) of section 8.578, and deducted prior to July 1, 1949, from compensation of persons who become members under section 8.568, and standing with interest thereon, to the credit of such members on the records of the retirement system on said date, shall continue to be credited to the individual accounts of said members and shall be combined with and administered in the same manner as the contribu-

tions deducted after said date.

(5) The total contributions, with interest thereon, made by or charged against the city and county and standing to its credit, in the accounts of the retirement system, on account of persons who become members under section 8.568, shall be applied to provide the

benefits under said section.

(6) The city and county shall contribute to the retirement system such amounts as may be necessary, when added to the contributions referred to in the preceding paragraphs of this section 8.579, to provide the benefits payable under this section. Such contributions of the city and county to provide the portion of the benefits hereunder which shall be based on service rendered by each member prior to the date upon which his age is based for determination of his

rate of contribution in paragraph (1) section 8.579, shall not be less during any fiscal year than the amount of such benefits paid during said year. Such contributions of the city and county to provide the portion of the benefits hereunder which shall be based on service rendered by respective members on and after the date stated in the next preceding sentence, shall be made in annual installments, and the installment to be paid in any year shall be determined by the application of a percentage to the total compensation paid during said year, to persons who are members under section 8.568, said percentage to be the ratio of the value on July 1, 1949, or at the later date of a periodical actuarial valuation and investigation into the experience under the system, of the benefits thereafter to be paid under this section, from contributions of the city and county, less the amount of such contributions, and plus accumulated interest thereon, then held by said systems to provide said benefits on account of service rendered by respective members after the date stated in the sentence next preceding, to the value of said respective dates of salaries thereafter payable to said members. Said values shall be determined by the actuary, who shall take into account the interest which shall be earned on said contributions, the compensation experience of members, and the probabilities of separation by all causes, of members from service before retirement and of death after retirement. Said percentage shall be changed only on the basis of said periodical actuarial valuation and investigation into the experience under the system. Said actuarial valuation shall be made every even-numbered year and said investigation into the experience under the system shall be every odd-numbered year.

(7) To promote the stability of the retirement system through a joint participation in the result of variations in the experience under mortality, investment and other contingencies the contributions of both members and the city and county held by the system to provide the benefits under this section, shall be a part of the fund in which all other assets of said system are included. Nothing in this section shall affect the obligations of the city and county to pay to the retirement system any amounts which may or shall become due under the provisions of the charter prior to July 1, 1949, and which are represented on said effective date, in the accounts of said system

by debits against the city and county.

8.580 Right to Retire

Upon the completion of the years of service set forth in section 8.570 as requisite to retirement, a member of the fire department shall be entitled to retire at any time thereafter in accordance with the provisions of said section 8.570, and nothing shall deprive said member of said right.

8.581 Limitation on Employment during Retirement

No person retired as a member under section 8.568 for service or disability and entitled to receive a retirement allowance under the retirement system shall serve in any elective or appointive position in the city and county service, including membership on boards and commissions, nor shall such person receive any payment for service rendered to the city and county after retirement, provided that service as an election officer or juror shall not be affected by this section.

Notwithstanding any provision in this charter to the contrary, should any such retired person engage in a gainful occupation prior to attaining the age of sixty, the retirement board shall reduce that part of his monthly retirement allowance which is provided by contributions of the city and county, to an amount which, when added to the amount earned monthly by him in such occupation, shall not exceed the amount of the compensation earnable at the time he engages in the gainful occupation, by the member if he then held the position which he held at the time of his retirement, or, if that position has been abolished, the compensation earnable by the member if he held the position from which he was retired, immediately prior to its abolition.

ARTICLE IX

ELECTIONS

9.100 Elective Officers and Terms

The mayor, the members of the board of supervisors, an assessor, a district attorney, a city attorney, a sheriff, a treasurer, a public defender, and commencing with a special municipal election to be consolidated with the direct primary in 1972, the members of the board of education shall be elected at large by the voters of the city

and county.

At the general municipal election in 1943, and at the general municipal election in every fourth year thereafter, there shall be elected a mayor, six supervisors, a district attorney and a sheriff, and at the general municipal election in 1945, and at the general municipal election in every fourth year thereafter, there shall be elected five supervisors, a city attorney, and a treasurer, and at the general election in 1942, and at the general election in every fourth year thereafter there shall be elected an assessor and a public defender. At a special municipal election to be consolidated with the direct primary in 1972, seven members of the board of education

shall be elected at large. All of the aforesaid officials except as set forth herein, shall be elected for a term of four years, from the

commencement of their respective terms as herein specified.

The respective terms of the members of the board of education who shall hold office on the 8th day of August, 1972, shall expire at twelve o'clock noon on said date, and the persons elected as members of the board of education at a special municipal election to be consolidated with the direct primary in 1972 shall succeed to said offices at twelve o'clock noon on said 8th day of August, 1972. The respective terms of office of the members of the board of education elected at a special municipal election to be consolidated with the direct primary in 1972, shall be as follows: The four members receiving the highest number of votes respectively at said election shall hold office for a term consisting of the period of time until the 8th day of January, 1977; the three members receiving the next highest number of votes respectively at said election shall hold office for a term of consisting of the period of time until the 8th day of January, 1975. Thereafter the term of each member elected to the board of education shall be four years from the commencement of his term as herein specified.

At the general election in 1974 there shall be elected three members of the board of education to succeed those members thereof whose respective terms of office expire on the 8th day of January, 1975, and at the general election in each fourth year after 1974, the successors to said three members of the board of education shall be elected, and at the general election in 1976 there shall be elected four members of the board of education to succeed those members thereof whose respective terms of office expire on the 8th day of January 1977, and at the general election in each fourth year after 1976, the successors to said four members of the board of education shall be elected. Except as set forth herein, all terms of office of elective officials shall commence at twelve o'clock noon on

the 8th day of January following the date of their election.

No person elected as mayor or supervisor shall be eligible, for a period of one year after his last day of said service as mayor or supervisor, for appointment to any full time position carrying compensation in the city and county service.

9.101 Limit on Terms of Mayor

No person elected as mayor shall be eligible to serve, or serve, as such for more than two successive terms; but such service shall not disqualify any person for further service as mayor for any term or terms which are not successive, nor for any parts of terms which are not successive.

9.102 Registrar of Voters

The conduct, management and control of the registration of voters, and of the holding of elections, and of all matters pertaining to elections in the city and county shall be vested exclusively in the registrar of voters. He shall establish precincts in the city and county as provided by law. The regular and temporary forces under the registrar, and the temporary forces, shall be appointed by him subject to the civil service provisions of this charter.

9.103 Municipal Elections

On Tuesday after the first Monday in November in 1931 and every second year thereafter, there shall be held in the city and county an election to be known as the general municipal election, at which the electors of the city and county shall choose such officers as are required by this charter to be elected at that time. Special municipal elections shall be called by the registrar when required by this charter on the filing of appropriate initiative, referendum or recall petitions, as provided by this charter, and may be called by the supervisors for bond issues, declarations of policy, or for the voting on candidates for city and county offices not subject to election at general municipal elections.

All provisions of the general laws of this state, including penal laws, respecting the registration of voters, initiative, referendum and recall petitions, elections, canvass of returns and all matters pertinent to any and all of these, shall be applicable to the city and county except as otherwise provided by this charter or by ordinance adopted by the board of supervisors as authorized by this charter relative to any rights, powers or duties of the city and county or its officers. When not prohibited by general law, the supervisors by ordinance may provide that the publication of precincts and polling places shall

be by posting only.

9.104 Nomination of Elective Officers

The name of a candidate for an elective office shall be printed upon the ballot when a declaration of candidacy, a nomination paper signed by not less than forty nominators and certificates of not less than twenty nor more than thirty sponsors shall have been filed on his behalf, and when the nomination shall have been made in the following manner: The candidate, not more than sixty days before the municipal election in November, shall file with the registrar a declaration of his candidacy, in the form prescribed by the registrar for all candidates, including statements of his qualifications in not to exceed one hundred words, subscribed by him before the registrar. The registrar shall forthwith certify to the said subscription and its

date and retain and file the declaration. The candidate shall pay to the registrar at the time of filing his declaration of candidacy a sum equal to two percent (2%) of the current annual salary for the office for which he is a candidate. After said declaration shall have been signed, certified and filed, and not later than forty-five days before said election in November a nomination paper, in the form prescribed by the registrar for all candidates, signed by not less than forty nominators for the said candidate, who are electors of the city and county qualified to vote at the said municipal election, shall be filed with the registrar and not less than twenty nor more than thirty sponsors for the said candidate, who are electors of the city and county qualified to vote at the said municipal election shall appear before the registrar and shall certify under oath to the qualifications of the said candidate on a form of certificate prescribed by the registrar for all sponsors of all candidates. The candidate shall have the right to reject any unsolicited sponsor.

In the event the registrar shall refuse to file such declaration of candidacy, nomination paper therefor or certificate of a sponsor thereof, he shall forthwith designate in writing on the declaration, nomination paper or certificate the defect thereof, or other reason for refusing to file the same, and shall return the same to the party tendering it. No defect in any declaration, nomination paper or certificate presented to the registrar shall prevent the filing of another declaration, nomination paper or certificate within the period allowed for presenting the declaration, nomination paper or certificate. The name of every candidate who has been duly and regularly nominated shall be placed on the ballot under the title of the office for which he is a candidate, provided that a candidate whose nomination has been completed, may, not less than forty days before a municipal election, withdraw as a candidate by filing with the registrar his withdrawal, naming the office; such withdrawal must

The name of every candidate who has been nominated for office as hereinbefore provided shall be placed on the ballot in alphabetical order in accordance with the initial letter of his surname, under the heading of the office for which said candidate has been nominated in the following manner: The name of the candidate highest on the alphabetical list of candidates for any particular office shall be printed first on the ballot under the proper heading for said office in the lowest numbered assembly district in the city and county. Thereafter, in each succeeding assembly district, the name of the candidate appearing first for said office in the last preceding district shall be placed last and the order of the names of the other

candidates for said office shall remain unchanged.

be signed and sworn to by the person withdrawing.

In the event that the number of candidates in any group shall exceed the number of assembly districts in the city and county, then the total number of candidates in such group shall be divided by the number of assembly districts and the quotient of said division, if an integral number, or, if it be a fractional number, then the next highest integral number, shall be the number of candidates to be taken from the beginning of the list of said candidates and placed at the end of said list of candidates in each succeeding assembly district.

Immediately under the name of each candidate and not separated therefrom by any line may appear, at the option of the candidate,

one of the following designations:

(a) Words designating the city, county, district or state office which the candidate then holds.

(b) If the candidate be a candidate for the same office which he

then holds, and only in that event, the word "incumbent."

(c) The word designating the profession, vocation or occupation of the candidate. The profession, vocation or occupation so designated shall be the same as appears in the affidavit of registration of the candidate.

In all cases words so used shall be printed in eight-point roman

boldface capitals and lower-case type.

No incumbent shall have any further preference in the location of his name on said ballot unless the same is permitted by this section.

The registrar shall preserve in his office for a period of four years all candidates' declarations, nomination papers and all sponsors' certificates filed in accordance with this section.

9.105 Material on Candidates Mailed to Voters

The registrar shall, before each municipal election, cause to be printed in pamphlet form and mailed to each registered voter with the sample ballot, a copy of all statements of qualifications of candidates received by him, to be followed by the names and addresses and occupations of all sponsors of all officers to be voted

for in said city and county.

The registrar shall cause ballots to be printed identical with the ballot to be used in each assembly district at the election and shall furnish copies of the same on application to registered voters at his office at least five days before the date fixed for such election, and shall mail to each voter entitled to vote on such election a copy of the ballot to be used in his district, so that all said sample ballots shall have been mailed at least eight days before said election. The rotation of names of candidates on ballots shall be as provided by general law.

9.106 Precinct Boards of Election

The registrar shall, at each municipal or special election, prepare lists for and appoint for each election precinct a precinct board of election officers to hold and conduct such election at the precinct for which said board is appointed. Such board shall consist of one inspector, one judge and two clerks, who shall perform all the duties required by law at such polling place, except as in this charter provided. When voting machines are used, one inspector and two judges shall be appointed. The general law as to the appointment of election officers shall apply when not otherwise provided herein. The registrar is authorized to withhold the pay of any election officer who neglects, disregards or violates the election laws.

9.107 Results of Election - Failure to Qualify

The canvass of voters, canvass of returns, declaration of election and certificate of election shall be made as provided by general law. If a person elected fails to qualify, the office shall be filled as in this charter provided for a vacancy in such office.

9.108 Initiative, Referendum, and Recall

The registered voters shall have power to propose by petition, and to adopt or to reject at the polls, any ordinance, act or other measure which is within the power conferred upon the board of supervisors to enact, or any legislative act which is within the power conferred upon any other board, commission or officer to adopt, or any amendment to the charter. Such ordinance, act, charter amendment or other measure may be so proposed by filing with the registrar a petition setting forth said measure in full, signed by registered voters of the city and county as many in number as the percentages hereinafter required of the entire vote for all candidates for the office of mayor cast at the last preceding regular municipal election.

Any declaration of policy may be submitted to the electors in the manner provided for the submission of ordinances; and when approved by a majority of the qualified electors voting on said declaration, it shall thereupon be the duty of the board of supervisors to enact an ordinance or ordinances to carry such policies or principles into effect, subject to the referendum provisions of this charter.

Any ordinance which the supervisors are empowered to pass may be submitted to the electors by a majority of the board at a general election or at a special election called for the purpose, said election to be held not less than thirty days from the date of the call. Any such ordinance may be proposed by one-third of the supervisors or by the mayor, and when so proposed shall be submitted to the electors at the next succeeding general election. No ordinance passed by the supervisors granting any public utility franchise or privilege, shall go into effect until the expiration of sixty days from the date it becomes final. At the end of such sixty days such ordinance shall be in force and effect, unless within such period there shall be filed with the registrar a petition signed by registered voters equal in number to five percent of the entire vote cast for mayor at the last preceding regular municipal election, requesting that such ordinance be submitted to the electors. In case such petition is filed, such ordinance shall not go into effect until approved by a majority of the voters

voting thereon at a general or special election.

If, before the time any other ordinance involving legislative matters becomes effective, there shall be filed with the board of supervisors a petition signed by qualified electors of the city and county equal in number to at least ten per centum of the entire vote cast for all candidates for mayor at the last preceding general municipal election at which a mayor was elected, protesting against the passage of such ordinance the same shall be suspended from going into operation, and it shall be the duty of the board of supervisors to reconsider such ordinance, and if the same be not entirely repealed, said board shall submit the ordinance to the vote of said electors either at the next general municipal election or at a special election to be called for that purpose, and such ordinance shall not go into effect or become operative unless and until a majority of the qualified electors voting thereon shall vote in favor thereof. The provisions of sections 9.109 and 9.110 of the charter shall apply to and govern the verification and certification of such

Annual budget and appropriation ordinances, supplemental appropriation ordinances, the annual salary ordinance, or ordinances amending the same, the ordinances levying taxes, any ordinance appropriating money from the emergency reserve fund, ordinances authorizing the city attorney to compromise litigation, and ordinances necessary to enable the mayor to carry out any of the powers vested in him in the case of a public emergency as defined in section 3.100 of the charter, ordinances enacted pursuant to section 8.410 of the charter, as well as ordinances relative to purely administrative

matters, shall not be subject to referendum.

Any elective official, the chief administrative officer, the controller or any member of the board of education or public utilities commission may be recalled by the electors. The procedure to effect such recall shall be as follows: A petition demanding the recall from office of the person sought to be recalled shall be filed with the registrar. Said petition shall contain a statement of the grounds on which the recall is sought. Any insufficiency of form or substance in such statement shall in no wise affect the validity of the election and proceedings held thereunder. No recall petition shall be filed against any officer until he has held his office for at least six months.

9.109 Petitions

The filing, verification and certification of initiative, referendum and recall petitions shall be in accordance with general law, and rules and regulations of the registrar of voters relative to details not covered by general law, except as otherwise provided by this charter. Any signer to a petition may withdraw his name from the same by filing with the registrar of voters a verified revocation of his signature before the filing of the petition. No signature can be revoked after the petition has been filed. Unless and until it be proven otherwise by official investigation by the registrar, it shall be presumed that the petition filed conforms to all legal requirements and contains the signatures of the requisite number of registered voters, and after an election based thereon, the sufficiency of such petition shall not be questioned.

If any signature be questioned, the registrar shall mail notice to such purported signer, stating that his or her name is attached to such petition and citing him or her to appear before said registrar forthwith, naming the time and place. Said citation shall enclose a blank affidavit, which may be used to deny that the affiant signed such petition. If such person does not desire to attend in person, he may swear to such affidavit of denial before any officer authorized to take oaths, and mail the same to the registrar. If he does not so attend and deny such signature in person or by making and mailing such affidavit of denial before the time when the registrar must, under general law, make final determination, the signature to such petition must be treated as genuine. The registrar shall keep a list of the names of all purported signers who appear before him and deny their signature under oath, and also file and keep such affidavits for at least one year.

9.110 Special Election Fund

The board of supervisors shall maintain a fund of not less than fifty thousand dollars to be known as the special election fund, to be used exclusively for defraying the costs of verifying petitions and other expenses of all special elections initiated by petitions of the electorate, including recall elections. In the event of the expenditure of any of said fund, the board of supervisors in the next succeeding annual budget shall appropriate a sum sufficient to reimburse said special election fund.

government of the city and county or in any way affect its tax rate. The controller shall make a written statement thereon to the board of supervisors, analyzing such proposition as to its cost and effect upon the tax rate. Such statement shall be in form appropriate for mailing to the voters with a sample ballot. Upon vote of submission of any such proposition, which, in the opinion of the controller, will in any way affect the cost of government or the tax rate and as to all propositions to create a bonded debt, the controller shall transmit a copy of such statement in relation thereto to the registrar of voters, who shall mail one copy thereof to each voter with the sample ballot. In the pamphlet of arguments, the position of the statement of the controller shall in each instance be next in order after the negative argument.

9.113 Form of Ballot - Majority Vote

The ballots used when voting upon any proposed measure, referendum, policy, recall or confirmation shall contain a general statement thereof, followed by the words "Yes" and "No," so arranged that the voter may indicate his choice upon the ballot. If a majority of the qualified electors voting on said proposed measure, referendum, policy, recall or confirmation shall vote in favor thereof, it shall go into effect ten days after the declaration of the official count. The general statement or question provided for in this section shall be prepared by the city attorney and shall consist of not over thirty words.

If the official proposed to be removed at any recall election shall, as the result of said election, be recalled, the mayor shall appoint his successor for the unexpired term and the officer so recalled shall be ineligible to hold any city and county office for two years; should said officer be retained in his office, he shall be reimbursed out of the special election fund for his expenses in such recall election; provided that such payment shall not exceed the amount he is permitted to spend under the Purity of Elections Act now in force.

9.114 Competing and Conflicting Measures - Repeal

When two or more proposed measures are of the same general purpose, the registrar shall so declare, and shall cause ballots to be so printed that the voter, first, may choose between any measure or none, and, secondly, may express his preference for any one. If a majority of the votes on the first question is affirmative, then the measure receiving the highest number of votes shall become law and the other fail of passage. In case two or more measures are tied for the highest vote, they shall be resubmitted at the next ensuing general election. If there is a conflict between two or more measures

or between two or more charter amendments adopted at the same election, then the measure or charter amendment receiving the

highest affirmative vote shall prevail.

No initiative, ordinance or measure or declaration of policy approved by the electorate under the provision of this charter shall be subject to veto, or be amended or repealed except by vote of the electorate, unless such ordinance or measure shall otherwise provide.

9.115 Substantial Compliance

No informalities in conducting municipal, special, initiative, referendum or recall elections shall invalidate such elections if they have been conducted fairly and in substantial compliance with and conformity to the requirements of this carter.

ARTICLE X

GENERAL PROVISIONS

10.100 Definitions

(a) "Retirement system" or "system" shall mean San Francisco City and County Employees' Retirement System as created in section 8.603 of the charter.

(b) "Retirement board" shall mean "retirement board" as created

in section 3.670 of the charter.

(c) "Charter" shall mean the charter of the City and County of San Francisco.

(d) Words used in the masculine gender shall include the feminine and neuter genders, and singular numbers shall include the plural and

the plural the singular.

(e) References throughout this charter to the exclusion or the exemption from the civil service provisions of this charter shall be construed to mean, exclusive of those civil service provisions that

relate to examination, appointment and removal.

(f) Whenever advertising or publication is required by the provisions of this charter, it shall mean one publication in each edition of the official newspaper of the city and county printed and circulated in San Francisco on any one day, unless a greater number of publications is specifically required; provided that notices inviting bids shall be published for at least three consecutive days, except as provided in section 7.200 of this charter.

The official newspaper is hereby defined to be a daily newspaper of general circulation, published in the city and county and which has a bona fide daily circulation of at least 8,000 copies. Whenever

the official newspaper is not able to publish and circulate for any reason, the board of supervisors shall designate by resolution a substitute medium or media designed to give reasonable publicity in lieu of publication in the official newspaper, until such time as the official newspaper resumes publication and circulation.

10.101 Headings and Captions

Headings and captions used in this charter, whether the same occur between sections or immediately preceding section numbers, are hereby declared to be for no other purpose than the convenient indication of the general subject matter of the provisions which follow, and they shall not be considered or construed in connection with the text of this charter in any way so as to alter or modify the meaning or intent of the provisions of this charter, as such meaning or intent would be determined if such headings and captions were not used.

10.102 Constitutionality

If any section, subsection, or subdivision, sentence, clause or phrase of this charter is for any reason held to be invalid or unconstitutional, such decision shall not affect the validity of the remaining portion or portions of this charter. The people of the City and County of San Francisco hereby declare that they would have ratified and adopted, and the Legislature hereby declares that it would have approved, this charter, and each section, subsection or subdivision, sentence, clause and phrase hereof as the charter of the City and County of San Francisco, irrespective of the fact that any one or more other sections, subsections or subdivisions, sentences, clauses or phrases be declared unconstitutional.

ARTICLE XI

CONTINUITY OF RIGHTS, OBLIGATIONS, EXISTING LAW, FUNCTIONS, POWERS AND DUTIES; EFFECTIVE DATE; RECODIFICATION

11.100 Continuity of Rights and Obligations

All rights and titles to property, all rights and obligations under contracts or trusts, and all causes of action of any kind in any court or tribunal vested in the City and County of San Francisco or in any officer or employee thereof in his official capacity, at the time this charter becomes effective, as well as all liabilities in contract or tort and causes of action involving the same in so far as they affect the city and county or any officer or employee thereof in his official

capacity, which shall be outstanding, at the time this charter becomes effective, shall continue without abatement or modification by reason of any provision hereof.

11.101 Continuity of Existing Law

All ordinances or resolutions in force at the time this charter takes effect and not inconsistent therewith shall continue in force until amended or repealed. All public improvements or other proceedings legally authorized under the charter superseded by this charter shall be carried to completion under previously existing laws or under this charter. The powers or duties vested in city and county officers, boards or commissions by law or under the charter superseded by this charter shall be exercised, continued and carried out by their successors or by other city and county officers, boards or commissions, consistent with the provisions of this charter.

11.102 Continuity of Functions, Powers and Duties

All functions of the city and county, and the powers and duties of officers and employees charged with the performance thereof, as these shall have been apportioned among departments and offices, and institutions, utilities, bureaus or other subdivisions thereof, as existing at the time this charter shall go into effect, shall continue to be the functions of such departments and offices and the powers and duties of officers and employees assigned thereto, except as in, or under authority of, this charter otherwise specifically provided. The legally authorized officers and employees of each of said departments and offices or subdivisions thereof shall continue as the officers and employees of said departments and offices or subdivisions thereof, subject to the conditions governing their respective appointments to such positions, and except as in this charter otherwise provided; and where part of the functions and duties of any department or office are, by this charter, transferred or placed in any other department or office, the persons performing such functions and duties, shall be transferred therewith. The compensations legally authorized for the several officers and employees shall be continued subject to the other provisions of this charter.

The powers and duties of the departments and offices which by this charter are established or continued as departments or offices under elective officers, boards or commissions or the chief administrative officer, as such powers and duties exist at the time this charter shall go into effect, shall be continued as powers and duties of each such department or office, except as otherwise provided in

this charter.

11.103 Effective Date of Charter

This charter shall take effect at twelve o'clock noon on the 8th day of January, 1932, except as otherwise specifically provided in this charter. Upon its approval by the Legislature of the State of California, this charter shall take effect as herein provided and shall supersede the charter of the said city and county in force at the time immediately preceding such approval.

11.104 Effect of Recodification on Previous Charter

It is the purpose of the voters of the City and County by this enactment merely to recodify and re-enact without substantive change, all provisions of the charter of the City and County of San Francisco which took effect January 8, 1932, as amended from time to time, except as provisions of that charter have been omitted from the recodification because they are obsolete. In case of any inconsistency arising through omission or otherwise between the provisions of any section of this recodified charter and the corresponding portion of the charter of January 8, 1932, as amended, effect shall be given for all purposes whatsoever to the portion of the charter of January 8, 1932, as amended.

If in the election of November 2, 1971, any other proposition and this Proposition R, providing for a recodified charter, both receive the number of votes necessary for their adoption, then notwithstanding the provisions of section 185 of the charter, the provisions of any such other proposition shall be incorporated into the recodified charter, so adopted, and the City Attorney shall affix numbers and

titles as he considers appropriate.

CUMULATIVE DIGEST OF CALIFORNIA SUPREME AND APPELLATE COURT DECISIONS

CUMULATIVE DIGEST

(1.101)* § 2. Powers of the City and County.

Under the provision that "The city and county may make and enforce all laws, ordinances and regulations necessary, convenient or incidental to the exercise of all rights and powers in respect to its affairs, . . . " initiative legislation which may be adopted by a chartered city is limited to "municipal affairs." The latter term, as used in the California Constitution, refers "to the internal business affairs of a municipality." Farley v. Healey (1967) (dissent) 67 Cal. (2d) 325, 431 Pac. (2d) 650, 61 Cal. Rptr. 20.

(9.100)* § 5. Elective Officers in Terms.

The provision in this section requiring automatic forfeiture of the position of any appointive city and county employee who becomes a candidate for election to any public office is unconstitutional in its entirety for overbreadth, which cannot be eliminated by the severance of any language, since the provision relates alike to all public offices, whether they be partisan or nonpartisan in character and whether they be San Francisco offices or national or state offices, and there is shown no compelling need to restrict the fundamental right involved on such a sweeping scale. Kinnear v. San Francisco (1964) 61 Cal. (2d) 341, 392 Pac. (2d) 391, 38 Cal. Rptr. 631. See corrective measure—Provision amended and renumbered.

(8.100)* § 7. Qualifications of Officers and Employees.

Cited in Hallinan v. Mellon (1963) 218 Cal. App. (2d) 342, 32 Cal. Rptr. 446.

(3.500)* § 19. Powers and Duties of Boards and Commissions.

When the approval of two-thirds of the Board of Supervisors is required on any provision, two-thirds of all the members of the Board, whether absent or present at the particular meeting, must approve the measure. San Francisco v. Western Air Lines, Inc. (1962) 204 Cal. App. (2d) 105, 33 Cal. Rptr. 216.

(3.501)* § 20. Powers and Duties of Department Heads.

Cited in Martinez v. Cahill (1963) 215 Cal. App. (2d) 823, 30 Cal. Rptr. 566.

^{*}The number in parentheses preceding the old section number is in accord with the 1971 recodification of the Charter.

(3.101)* § 22. Non-interference in Administrative Affairs.

This section prohibits direct dealing by the mayor with individual policemen, thus the mayor cannot be personally liable for the negligent acts or omissions of individual policemen. Martinez v. Cahill (1963) 215 Cal. App. (2d) 823, 30 Cal. Rptr. 566.

(3.537)* § 24. Permits and Inspections.

Under §§ 24 and 35.6 and the implementing municipal ordinances, the power with respect to the issuance, refusal and revocation of permits for businesses such as that of a pawnbroker is initially vested in the chief of police. These provisions set an overall standard governing and guiding the chief of police and prescribing that the exercise of his permit power must not be arbitary but rather directed to the promotion of the public interest, and in the regulation of the business of a pawnbroker, specific standards are not necessary. Iscoff v. Police Commission (1963) 222 Cal. App. (2d) 395, 35 Cal. Rptr. 189.

Cited in San Francisco v. Superior Court (1959) 53 Cal. (2d) 236, 347 Pac. (2d) 294, 1 Cal. Rptr. 158.

(3.530)* § 35. Police Department.

Although the police commission and the chief of police are compenents of the police department, they are not in themselves identical. Iscoff v. Police Commission (1963) 222 Cal. App. (2d) 395, 35 Cal. Rptr. 189.

Cited in Martinez v. Cahill (1963) 215 Cal. App. (2d) 823, 30 Cal.

Rptr. 566.

(3.532)* § 35.1. Police Department.

Cited in Martinez v. Cahill (1963) 215 Cal. App. (2d) 823, 30 Cal. Rptr. 566.

(3.534)* § 35.3. Police Department.

See Martinez v. Cahill (1963) 215 Cal. App. (2d) 823, 30 Cal. Rptr. 566 citing section 35.1.

(3.531)* § 35.5. Departments Under Mayor-Police Department. Cited in Hegarty v. Sohr (1961) 190 Cal. App. (2d) 509, 12 Cal. Rptr. 210.

^{*}The number in parentheses preceding the old section number is in accord with the 1971 recodification of the Charter.

(8.405)* § 35.5.1. Departments Under Mayor-Police Department.

Longevity pay rates of Los Angeles which were not automatic but were contingent upon certification that one's standard of service was satisfactory and were declared to be a privilege earned by merit and not a right were not a "basic amount of wages" as the term is used in the governing definition of "rates of compensation" expressed in this section. Hegarty v. Sohr (1961) 190 Cal. App. (2d) 509, 12 Cal. Rptr. 210.

(3.537)* § 35.6. Police Department.

Under §§ 24 and 35.6 and the implementing municipal ordinances, the power with respect to the issuance, refusal and revocation of permits for businesses such as that of a pawnbroker is initially vested in the chief of police. These provisions set an overall standard governing and guiding the chief of police and prescribing that the exercise of his permit power must not be arbitrary but rather directed to the promotion of the public interest, and in the regulation of the business of a pawnbroker, specific standards are not necessary. Iscoff v. Police Commission (1963) 222 Cal. App. (2d) 395, 35 Cal. Rptr. 189.

(8.405)* § 36.2 Departments Under Mayor-Fire Department.

Longevity pay rates of Los Angeles which were not automatic but were contingent upon certification that one's standard of service was satisfactory and were declared to be a privilege earned by merit and not a right were not a "basic amount of wages" as the term is used in the governing definition of "rates of compensation" expressed in this section. Hegarty v. Sohr (1961) 190 Cal. App. (2d) 509, 12 Cal. Rptr. 210.

(3.651)* § 39. Board of Permit Appeals.

Failure to invoke and exhaust the administrative remedy of appeal under this section and § 24 to the Board of Permit Appeals constitutes a bar to judicial relief. Lynn v. Duckel (1956) 46 Cal. (2d) 845, 299 Pac. (2d) 236.

By ignoring the permit procedure established by this section and § 24 and building a roadway without permit, then suing the Director of Public Works for mandatory injunction for removal of city's obstruction to the roadway, a property owner attempts to nullify the

^{*}The number in parentheses preceding the old section number is in accord with the 1971 recodification of the Charter.

procedure established by law, to the injury of the public, and does not come into court with "clean hands." Lynn v. Duckel (1956) 46

Cal. (2d) 845, 299 Pac. (2d) 236.

The Board of Permit Appeals is empowered to exercise full discretion in passing upon matters submitted to it; it is free to draw its own conclusions from the conflicting evidence before it and affirm or overrule the issuance of permits. San Francisco v. Superior Court (1959) 53 Cal. (2d) 236, 347 Pac. (2d) 294, 1 Cal. Rptr. 158.

Action of the Board of Permit Appeals involving issuance of a permit for an apartment building was not unconstitutional because unguided by adequate standards; the Charter and ordinances of the city fully prescribe the conditions which must be met by those who would construct apartment dwellings and specify the procedures to be followed by those who would secure permits. These conditions and procedures are the standards which must govern the appropriate administrative agencies. San Francisco v. Superior Court (1959) 53

Cal. (2d) 236, 347 Pac. (2d) 294, 1 Cal. Rptr. 158.

Where the Board of Permit Appeals, in considering an application for an apartment building, held a full hearing, viewed the site, and made its independent order, such order raised the presumption that the existence of the necessary facts, based on the standards as prescribed by the Charter and applicable ordinances, interpreted and administered to promote public health, safety, comfort, convenience, and general welfare, had been ascertained and found. Its action could not be successfully attacked on the ground that such standards were lacking. San Francisco v. Superior Court (1959) 53 Cal. (2d) 236, 347 Pac. (2d) 294, 1 Cal. Rptr. 158.

Where the Board of Permit Appeals, acting under this section, held full hearings and received expert testimony, a presumption arose that the existence of facts necessary to support its conclusions had been ascertained and found. The Board did not act beyond its jurisdiction or abuse its discretion in ruling upon a decision of the Central Permit Bureau. Board of Permit Appeals v. Central Permit Bureau (1960)

186 Cal. App. (2d) 633, 9 Cal. Rptr. 83.

It is well settled that the San Francisco Board of Permit Appeals is an administrative tribunal invested by the city's charter and implementing municipal ordinances with the power to hear and determine the entire controversy before it as to whether or not a permit should be issued, to draw its own conclusions from the conflicting evidence before it, and in the exercise of its own independent judgment to affirm or overrule the action of the official exercising permit power

^{*}The number in parentheses preceding the old section number is in accord with the 1971 recodification of the Charter.

at the primary level. Iscoff v. Police Commission (1963) 222 Cal.

App. (2d) 395, 35 Cal. Rptr. 189.

In reviewing a pawnbroker's application to transfer his permit to a new location, the board of permit appeals is entitled to consider the effect of the proposed business on the surrounding property and its inhabitants. Iscoff v. Police Commission (1963) 222 Cal. App. (2d) 395, 35 Cal. Rptr. 189.

This section has no bearing on the matter of the board's role and power in granting or denying zoning variances. Cow Hollow Improvement Club v. Board of Permit Appeals (1966) 245 Cal. App. (2d)

160, 53 Cal. Rptr. 610.

Neither the Charter, nor the Municipal Code provides for findings of fact or law by the Central Permit Bureau. Russian Hill Improvement Association v. Board of Permit Appeals (1967) 66 Cal. (2d) 34,

423 Pac. (2d) 824, 56 Cal. Rptr. 672.

Even after a permit has been lawfully issued by the Central Permit Bureau, the Board of Permit Appeals retains discretionary power to order that the permit be denied, because of a pending change in the law. Russian Hill Improvement Association v. Board of Permit Appeals (1967) 66 Cal. (2d) 34, 423 Pac. (2d) 824, 56 Cal. Rptr. 672.

This section and related provisions of the Municipal Code do not use the words "issue" and "grant" interchangeably; "issuance" describes the initial departmental action which is reviewed by the Board of Permit Appeals, and "granting" refers to the final disposition of the matter pursuant to the Board's orders. Russian Hill Improvement Association v. Board of Permit Appeals (1967) 66 Cal. (2d) 34, 423 Pac. (2d) 824, 56 Cal. Rptr. 672.

See also Chas. L. Harney, Inc. v. Board of Permit Appeals (1961)

1965 Cal. App. (2d) 442, 15 Cal. Rptr. 870.

Cited in Broadway etc. Association v. Board of Permit Appeals (1966) 246 ACA 29, 54 Cal. Rptr. 562.

(3.601)* § 46. Art Commission-Powers and Duties.

Where an art project was a cooperative project of the city and a federal agency, the art commission's resolution accepting the art work on dissolution of the federal project was a mere formality rather than a purposeful and unlawful exercise of dominion over privately-owned items mistakenly included in the transaction, and their receipt by the city did not constitute conversion so as to start

^{*}The number in parentheses preceding the old section number is in accord with the 1971 recodification of the Charter.

the running of the statute of limitations at that time; nor did the resolution constitute notice to the owner of conversion where there was no evidence that the owner knew of the resolution. Buffano v. City and County of San Francisco (1965) 233 Cal. App. (2d) 61, 43 Cal. Rptr. 223.

(3.622)* § 50. California Palace of the Legion of Honor.

The obvious cultural and administrative requirements of the position of museum director provide legitimate basis for employment classification for the purpose of an ordinance excluding a director from the retirement system upon reappointment after resignation. Acton, Heil, Brooks v. Henderson (Three cases) (1957) 150 Cal. App. (2) 1, 309 Pac. (2d) 481.

(3.632)* § 51. M. H. de Young Memorial Museum.

The obvious cultural and administrative requirements of the position of museum director provide legitimate basis for employment classification for the purpose of an ordinance excluding a director from the retirement system upon reappointment after resignation. Acton, Heil, Brooks v. Henderson (Three cases) (1957) 150 Cal. App. (2d) 1, 309 Pac. (2d) 481.

(3.640)* § 52. California Academy of Sciences.

The obvious cultural and administrative requirements of the position of museum director provide legitimate basis for employment classification for the purpose of an ordinance excluding a director from the retirement system upon reappointment after resignation. Acton, Heil, Brooks v. Henderson (Three cases) (1957) 150 Cal. App. (2d) 1, 309 Pac. (2d) 481.

(3.301)* § 64. General Powers and Duties of Controller.

This section was not violated by the city in its agreements in connection with establishing an off-street parking facility. Larsen v. City and County of San Francisco (1957) 152 Cal. App. (2d) 355, 313 Pac. (2d) 959.

(6.205)* § 72. Adoption of the Budget and the Appropriation Ordinance.

This section was not violated by the city in its agreements in

^{*}The number in parentheses preceding the old section number is in accord with the 1971 recodification of the Charter.

connection with establishing an off-street parking facility. Larsen v. City and County of San Francisco (1957) 152 Cal. App. (2d) 355, 313 Pac. (2d) 959.

(6.311)* § 82. Receipt, Custody and Deposit of Funds, Investment of Trust Funds.

This section was not violated by the city in its agreement in connection with establishing an off-street parking facility. Larsen v. City and County of San Francisco (1957) 152 Cal. App. (2d) 355, 313 Pac. (2d) 959.

(6.303)* § 85. Expenditures and Payment of Claims.

Cited in Flora Crane Service, Inc. v. Ross (1964) 61 Cal. (2d) 199, 390 Pac. (2d) 193, 37 Cal. Rptr. 425.

(6.302)* § 86. Limitation on Incurrence of Liability.

The second paragraph of this section imposes a correlative duty to that set out therein on the controller, by virtue of his office, to determine whether the necessary funds are available to carry out the proposed expenditure and, if so, to make the appropriate certification. Flora Crane Service, Inc. v. Ross (1964) 61 Cal. (2d) 199, 390 Pac. (2d) 193, 37 Cal. Rptr. 425.

Under this section the controller cannot make certification until the precise amount of the city's proposed contract is established, but thereafter he has a clear ministerial duty to determine whether the necessary funds are available, and, if they are, to so certify. Flora Crane Service, Inc. v. Ross (1964) 61 Cal. (2d) 199, 390 Pac. (2d)

193, 37 Cal. Rptr. 425.

Under this section the controller has an affirmative duty to make certification after the city's contract is established without a specific request by the contract's obligee. Flora Crane Service, Inc. v. Ross

(1964) 61 Cal. (2d) 199, 390 Pac. (2d) 193, 37 Cal. Rptr. 425.

To compel certification by the controller of an appropriation for a contract after it has been performed does not defeat or impair the requirement of this section that the certification be before the obligation is incurred or authorized so as to open the door to fraudulent imposition of contractual liabilities on the city, where there is a valid appropriation for the expenditure and unencumbered funds are available to pay it. Flora Crane Service, Inc. v. Ross (1964) 61 Cal. (2d) 199, 390 Pac. (2d) 193, 37 Cal. Rptr. 425.

^{*}The number in parenthese preceding the old section number is in accord with the 1971 recodification of the Charter.

(7.703)* § 87. Limitation on Claims and Damages.

In a personal injury action, the city was not estopped from asserting the defense of noncompliance with this section where there was no finding that the oral notice given to a city employee contained the necessary information for the city to investigate the matter and where the record implied a lack of reliance by the injured plaintiff on the city employee's statement that a delayed filing of a claim would be "all right." Howard v. San Francisco (1962) 205 Cal. App. (2d) 602, 23 Cal. Rptr. 183.

(7.402)* § 93. Lease of City Property.

Cited in San Francisco v. Western Air Lines, Inc. (1962) 204 Cal. App. (2d) 105, 22 Cal. Rptr. 216.

(7.601)* § 108. Repair of Accepted Streets.

Sections 202(c), 203(a), and 205(c) of the Standard Specifications of the Bureau of Engineering, Department of Public Works, should not be read in conjunction with this section; there is no retroactive mandatory duty on the part of the City and County to have curbs throughout the City six inches in height. Curreri v. City and County of San Francisco (1968) 262 ACA 657, 69 Cal. Rptr. 20.

Failure to provide curbs on Greenwich Street six inches in height cannot be interpreted as negligence as a matter of law. Curreri v. City and County of San Francisco (1968) 261 ACA 657, 69 Cal. Rptr. 20.

(7.503)* § 117.3. Variances.

The initial determination as to whether a zoning variance should be granted or denied is vested in the zoning administrator, who is empowered to grant a variance only on finding that the conditions of this section and § 302(d) of the City Planning Code are satisfied. Cow Hollow Improvement Club v. Board of Permit Appeals (1966) 245 Cal. App. (2d) 160, 53 Cal. Rptr. 610.

A determination by the zoning administrator that the conditions for granting a zoning variance are satisfied is not final where an appeal is taken to the board of permit appeals. Cow Hollow Improvement Club v. Board of Permit Appeals (1966) 245 Cal. App. (2d) 160, 53 Cal. Rate, 610

(2d) 160, 53 Cal. Rptr. 610.

Upon the taking of an appeal from the zoning administrator to the board of permit appeals, the board is not bound by the administra-

^{*}The number in parentheses preceding the old section number is in accord with the 1971 recodification of the Charter.

tor's findings or his decision; hence the board is invested with complete power to hear and determine the entire controversy before it and to draw its own conclusions from conflicting evidence before it and, in the exercise of its independent judgment, to affirm, modify, or overrule the administrator's action. Cow Hollow Improvement Club v. Board of Permit Appeals (1966) 245 Cal. App. (2d) 160, 53 Cal. Rptr. 610.

The board's role and power in granting or denying zoning variances are governed exclusively by this section and by Section 303 of the City Planning Code. Cow Hollow Improvement Club v. Board of Permit Appeals (1966) 245 Cal. App. (2d) 160, 53 Cal. Rptr. 610.

Cited in Russian Hill Improvement Association v. Board of Permit Appeals (1967) 66 Cal. (2d) 34, 423 Pac. (2d) 824, 56 Cal. Rptr. 672

(3.599)* § 119. Public Utility Policy.

Cited in Market Street Railway Company v. California State Board of Equalization (1956) 137 Cal. App. (2d) 87, 290 Pac. (2d) 20.

(no sec.)* § 119.1. Extension of Municipal Railway by Unification with Market Street Railway.

Cited in Market Street Railway Company v. California State Board of Equalization (1956) 137 Cal. App. (2d) 87, 290 Pac. (2d) 20.

(3.590)* § 120. Public Utilities Commission.

A reading of this section in conjunction with §§ 121, 122 and 125 shows that the charter intended to designate and establish the airport as a public utility. San Francisco v. Western Air Lines, Inc. (1962) 204 Cal. App. (2d) 105, 22 Cal. Rptr. 216.

(3.591)* § 121. Public Utilities Commission—General Powers and Duties of Commission.

A reading of this section in conjunction with §§ 120, 122 and 125 shows that the charter intended to designate and establish the airport as a public utility. San Francisco v. Western Air Lines, Inc. (1962) 204 Cal. App. (2d) 105, 22 Cal. Rptr. 216.

(3.592)* § 122. Public Utilities Commission--Utility Departments and Bureaus.

A reading of this section in conjunction with §§ 120, 121 and 125

^{*}The number in parentheses preceding the old section number is in accord with the 1971 recodification of the Charter.

shows that the charter intended to designate and establish the airport as a public utility. San Francisco v. Western Air Lines, Inc. (1962) 204 Cal. App. (2d) 105, 22 Cal. Rptr. 216.

(7.404)* § 123. Referendum on Any Lease or Sale of Public Property.

An off-street parking facility is not a public utility within the meaning of this section. Larsen v. City and County of San Francisco (1957) 152 Cal. App. (2d) 355, 313 Pac. (2d) 959.

Citéd in San Francisco v. Western Air Lines, Inc. (1962) 204 Cal.

App. (2d) 105, 22 Cal. Rptr. 216.

(no sec.)* § 125. Public Utilities Commission-Employments.

A reading of this section in conjunction with §§ 120, 121 and 122 shows that the charter intended to designate and establish the airport as a public utility. San Francisco v. Western Air Lines, Inc. (1962) 204 Cal. App. (2d) 105, 22 Cal. Rptr. 216.

(3.598)* § 130. Public Utilities Commission-Rates.

This section is permissive in character. It does not demand that all users of facilities be charged equal rates, nor does it proscribe unequal rates or even give definition to the terms employed. San Francisco v. Western Air Lines, Inc. (1962) 204 Cal. App. (2d) 105, 22 Cal. Rptr. 216.

(3.660)* § 140. Civil Service Commission.

Cited in Murphy v. Walsh (1958) 158 Cal. App. (2d) 675, 323 Pac. (2d) 206.

(3.661)* § 141. Powers and Duties.

The rules of the Civil Service Commission made under the powers given in this section have the force and effect of law so long as they are reasonable and within the fundamental provisions of the Charter. Murphy v. Walsh (1958) 158 Cal. App. (2d) 675, 323 Pac. (2d) 206.

The provision that "the allocation or re-allocation of a position shall not adversely affect the civil service rights of an occupant regularly holding such position" includes the right of an incumbent to retain the same schedule of compensation following reclassification of his position that he had before; and where the commission

^{*}The number in parentheses preceding the old section number is in accord with the 1971 recodification of the Charter.

and the board of supervisors reclassified the position of probation officer and created two new positions, the rights of incumbents not qualified for the higher of the two new positions were not impaired where they were retained in their old position and at their old rate of pay. Forstner v. City and County of San Francisco (1966) 239 Cal.

App. (2d) 516, 48 Cal. Rptr. 805.

There is no conflict between the provision that "the allocation or reallocation of a position shall not adversely affect the civil service rights of an occupant regularly holding such position" and the provision of Section 151 that "like compensation shall be paid for like service, based upon the classification as provided in section 141"; the latter provision is applied except where compliance therewith would adversely affect the salary and other civil service rights of incumbents regularly employed by the city. Forstner v. City and County of San Francisco (1966) 239 Cal. App. (2d) 516, 48 Cal. Rptr. 805.

Cited in Matthews v. Civil Service Commission (1958) 158 Cal.

App. (2d) 169, 322 Pac. (2d) 234.

Citèd in McGill v. San Francisco (1964) 231 Cal. App. (2d) 35, 41 Cal. Rptr. 568.

(8.320, 8.321)* § 145. Qualifications and Tests.

Cited in Murphy v. Walsh (1958) 158 Cal. App. (2d) 675, 323 Pac. (2d) 206.

Cited in Puckett v. San Francisco (1962) 208 Cal. App. (2d) 471,

25 Cal. Rptr. 276.

(8.331)* § 145.1 Limited Tenure Appointments.

The provision in this section that dismissal of limited tenure employees shall be "with the approval of the Civil Service Commission" is plain in its terms and means that an appointing officer may not terminate the employment of a limited tenure employee without the approval of the Commission; it cannot be read to mean "without the approval of the Civil Service Commission if a court finds that the appointing officer had good cause." McGill v. San Francisco (1964) 231 Cal. App. (2d) 35, 41 Cal. Rptr. 568.

This section, which requires approval of an act by an officer, presumptively includes the right to disapprove. McGill v. San Francis-

co (1964) 231 Cal. App. (2d) 35, 41, Cal. Rptr. 568.

^{*}The number in parentheses preceding the old section number is in accord with the 1971 recodification of the Charter.

(8.326)* § 146. Promotions.

This section does not place a limit on the kind of question or problem that can be propounded. It must pertain to matters concerning the duties of the department for which the examination is held. Murphy v. Walsh (1958) 158 Cal. App. (2d) 675, 323 Pac.

(2d) 206.

Únder the requirements of this section as to the subject matter of tests, the Civil Service Commission did not abuse its discretion in requiring the applicant to prepare a radio script where the subject matter of the script pertained to the duties of the position to be filled. Murphy v. Walsh (1958) 158 Cal. App. (2d) 675, 323 Pac. (2d) 206.

(8.329, 8.340)* § 148. Civil Service-Requisition, Certification and Appointment.

When substantial evidence of the unfitness of a probationary policeman, concerning his conduct prior to appointment, becomes known to the police chief and this evidence was not made available to or considered by the civil service commission at the time it placed the candidate on the eligible list, the police chief has the discretion to act on such evidence by terminating the appointment. Puckett v. San Francisco (1962) 208 Cal. App. (2d) 471, 25 Cal. Rptr. 276.

Cited in Martinez v. Cahill (1963) 215 Cal. App. (2d) 823, 30 Cal.

Rptr. 566.

(8.400)* § 151. Standardization of Compensation.

Where the civil service commission certified a contract rate in March, 1955, as required under § 151.3, and in June discovered a change in conditions placing the employees under § 151, rather than in § 151.3, it was too late to proceed under § 151 for that year because of the provision that the Board of Supervisors must adopt salary schedules not later than April 1. Miller v. San Francisco (1959) 174 Cal. App. (2d) 109, 344 Pac. (2d) 102.

The provision that "like compensation shall be paid for like service, based upon the classification as provided in section 141 of the charter," is not in conflict with the provision of section 141 that "the allocation or re-allocation of a position shall not adversely affect the civil service rights of an occupant regularly holding such position." The latter provision is applied in all cases except where compliance therewith would adversely affect the salary and other

^{*}The number in parentheses preceding the old section number is in accord with the 1971 recodification of the Charter.

civil service rights of incumbents regularly employed by the city. Forstner v. City and County of San Francisco (1966) 239 Cal. App. (2d) 516, 48 Cal. Rptr. 805.

(8.403)* § 151.3. Standardization of Compensation.

The purpose of this section is to provide a standard for determining pay rates that will insure city civil service employees a wage scale commensurate with wages received by workers in the same field in private industry. Thomlinson v. San Francisco (1964) 227 Cal. App.

(2d) 619, 38 Cal. Rptr. 863.

The provision in this section calling for review of collective bargaining agreements in private industry as of July 1 and for the certification on or before the second Monday of July of any modification of rates established thereunder is to insure that rates of pay for city and county employees established by such private industry agreements for the new fiscal year shall be those actually prevailing on July 1. Thomlinson v. San Francisco (1964) 227 Cal.

App. (2d) 619, 38 Cal. Rptr. 863.

Though the provision of San Francisco Charter, § 151.3, making the wage rates of groups or crafts in private employment the standard for setting wage rates for groups or crafts employed by the city, protects civil service employees covered by it as to modifications of rates of pay in private industry between April 1 and July 1 of any year, the basic purpose of the section predominates, that is, that the employee shall be entitled to the rate of pay generally prevailing in private employment in San Francisco on July 1, whether that be more or less than that prevailing on or prior to April 1. Thomlinson v. San Francisco (1964) 227 Cal. App. (2d) 619, 38 Cal. Rptr. 863.

Under this section the civil service commission is required to certify the rate of pay generally prevailing in private employment in San Francisco to establish the wage scale for city and county employees and has the implied power to correct any error in certifying inapplicable rates. Thomlinson v. San Francisco (1964)

227 Cal. App. (2d) 619, 38 Cal. Rptr. 863.

This section must be applied in a manner which is consonant with its objective and also fair and just, not only to the employees involved, but also to the general public. Thomlinson v. San Francisco (1964) 227 Cal. App. (2d) 619, 38 Cal. Rptr. 863.

Cited in Estes v. City of Richmond (1967) 249 Cal. App. (2d) 538,

57 Cal. Rptr. 536.

^{*}The number in parentheses preceding the old section number is in accord with the 1971 recodification of the Charter.

(8.440)* § 151.5. Vacations for Per Diem Workers.

This section by its express terms provides that it shall have some retroactive application, and hence vacation pay is properly granted to city employees who left the city service shortly prior to passage of this section. Boyer v. County of Contra Costa (1965) 235 Cal. App. (2d) 111, 45 Cal. Rptr. 58.

(8.341)* § 154. Suspension and Dismissal for Cause.

The first sentence of this section, providing that a civil service employee shall not be removed or discharged "except for cause," is interpreted to mean that any reasonable, sufficient cause may be grounds for dismissal by the appointing officer. Whoriskey v. San Francisco (1963) 213 Cal. App. (2d) 400, 28 Cal. Rptr. 833.

The general power of the appointing officer to discharge is not limited by the specified grounds that apply when charges are filed by one other than the appointing officer. The appointing officer has a wide discretion in determining the fitness of an employee to continue performing the duties required by his employment. Whoriskey v. San Francisco (1963) 213 Cal. App. (2d) 400, 28 Cal. Rptr. 833.

The term "for cause" implies the existence of some fact that would constitute reasonable cause of removal; and in deciding whether the removal of a permanent employee was reasonable, the appellate court looks to the findings of the civil service commission rather than to the findings of the superior court that acted as the reviewing tribunal. Forstner v. City and County of San Francisco (1966) 243 Cal. App. (2d) 625, 52 Cal. Rptr. 621.

Insubordination by a civil service employee can be rightfully predicated only on a refusal to obey an order that a superior officer is entitled to give and to have obeyed, and the order must reasonably be related to the employee's duties. Forstner v. City and County of San Francisco (1966) 243 Cal. App. (2d) 625, 52 Cal. Rptr. 621.

(8.343)* § 155. Fire and Police Disciplinary Procedure.

Former section cited: power of removal or suspension in police commission only. Martinez v. Cahill (1963) 215 Cal. App. (2d) 823, 30 Cal. Rptr. 566.

This section clearly provides authority in the fire chief to suspend without a prior hearing and affords ample protection of all the

^{*}The number in parentheses preceding the old section number is in accord with the 1971 recodification of the Charter.

members' constitutional rights. Apostoli v. City and County of San

Francisco (1969) 268 ACA 786.

The statutory power of the fire chief to suspend without a prior hearing is not without restraint; the suspended member has the right to appeal to the Fire Commission, and this appeal contemplates a full hearing with the right of a member to appear with counsel, to have a public trial, and to secure the attendance of witnesses for his defense. Apostoli v. City and County of San Francisco (1969) 268 ACA 786.

Where a fire department member suspended, by the fire chief appeals to the Fire Commission, the commission has the power to reverse or alter the finding of the chief, and in case of reversal may in its discretion order that the member affected be paid salary for the period of suspension. Apostoli v. City and County of San Francisco

(1969) 268 ACA 786.

The formalities of this section and of Section 4403 of the Rules and Regulations of the Fire Department, relating to suspension by the fire chief without a hearing, are complied with by the delivery to the member of a copy of the City's investigating report on which the suspension was based. Apostoli v. City and County of San Francisco (1969) 268 ACA 786.

(8.501)* § 158.1. Retirement of Elective Officers.

Cited in Carey v. Retirement Board of San Francisco (1955) 131 Cal. App. (2d) 739, 281 Pac. (2d) 25.

(8.502)* § 158.2. Retirement of Elective Officers (continued).

Cited in Carey v. Retirement Board of San Francisco (1955) 131 Cal. App. (2d) 739, 281 Pac. (2d) 25.

(8.503)* § 158.3. Retirement-Court Employees and Attaches.

Cited in Carey v. Retirement Board of San Francisco (1955) 131 Cal. App. (2d) 739, 281 Pac. (2d) 25.

(no sec.)* § 162. Definition, Members of Fire and Police Departments.

This section was intended to exclude from § 169 pension coverage all marine engineers who were not required to meet the 35-year age limitation prescribed for regular members of the fire department. Carrick v. San Francisco (1962) 202 Cal. App. (2d) 402, 20 Cal. Rptr. 878.

^{*}The number in parentheses preceding the old section number is in accord with the 1971 recodification of the Charter.

(8.507)* § 165. Miscellaneous Officers and Employees.

Since this section and § 165.2 both require employees to be members of the retirement system and there is no provision in either section permitting over-age persons to become members, such persons are not eligible for city employment under charter provisions alone. Acton, Heil, Brooks v. Henderson (Three cases) (1957) 150

Cal. App. (2d) 1, 309 Pac. (2d) 481.

The power conferred upon the board of supervisors by par. "a" of this section to include certain offices, departments, etc., within the retirement system includes, by implication, the power of exclusion. Exclusion of employees may be by classification. Where such employees have resigned from their positions, the section permits their reemployment. Acton, Heil, Brooks v. Henderson (Three cases) (1957) 150 Cal. App. (2d) 1, 309 Pac. (2d) 481.

The provision of par. "a" of this section making retirement compulsory at age 70 is qualified by the discretion vested in the board of supervisors. Acton, Heil, Brooks v. Henderson (Three cases)

(1957) 150 Cal. App. (2d) 1, 309 Pac. (2d) 481.

This section was not expressly or impliedly repealed by § 165.2; nor is there express repeal of par. "a" of this section by § 165.2, or necessary incompatability with it. The fact that § 165.2 sets up a different retirement system, with a different age as compulsory retirement should not be considered as an implied repeal of par. "a" of this section. Acton, Heil, Brooks v. Henderson (Three cases) (1957) 150 Cal. App. (2d) 1, 309 Pac. (2d) 481.

The definition of employees in § 165.2 was intended to be the same as the term is defined in this section and § 165.2 was intended to be subject to par. "a" of this section insofar as the power of the board of supervisors to determine who shall be member of the retirement system is concerned. Acton, Heil, Brooks v. Henderson

(Three cases) (1957) 150 Cal. App. (2d) 1, 309 Pac. (2d) 481.

It is a possible and reasonable interpretation that § 165.2 affects all individuals who have not been made, constitutionally, a member of an exempt class under the power conferred by par. "a" of this section. Acton, Heil, Brooks v. Henderson (Three cases) (1957) 150 Cal. App. (2d) 1, 309 Pac. (2d) 481.

Cited in Carrick v. San Francisco (1962) 202 Cal. App. (2d) 402,

20 Cal. Rptr. 878.

^{*}The number in parentheses preceding the old section number is in accord with the 1971 recodification of the Charter.

(8.509)* § 165.2. Retirement—Miscellaneous Officers and Employees On and After July 1, 1947.

Since this section and § 165 both require employees to be members of the retirement system and there is no provision in either section permitting over-age persons to become members, such persons are not eligible for city employment under charter provisions alone. Acton, Heil, Brooks v. Henderson (Three cases) (1957) 150 Cal. App. (2d) 1, 309 Pac. (2d) 481.

Section 165 was not expressly or impliedly repealed by this section; nor is there express repeal of par. "a" of § 165 by this section, or necessary incompatability with it. The fact that this section sets up a different retirement system, with a different age as to compulsory retirement should not be considered as an implied repeal of par. "a" of § 165.Acton, Heil, Brooks v. Henderson (Three cases) (1957) 150 Cal. App. (2d) 1, 309 Pac. (2d) 481.

The definition of employees in this section was intended to be the same as the term is defined in § 165, and this section was intended to be subject to par. "a" of § 165 insofar as the power of the board of supervisors to determine who shall be members of the retirement system is concerned. Acton, Heil, Brooks v. Henderson (Three cases) (1957) 150 Cal. App. (2d) 1, 309 Pac. (2d) 481.

It is a possible and reasonable interpretation that this section affects all individuals who have not been made, constitutionally, a member of an exempt class under the power conferred by par. "a" of § 165. Acton, Heil, Brooks v. Henderson (Three cases) (1957) 150

Cal. App. (2d) 1, 309 Pac. (2d) 481.

Subsection (B) cited in Reinfeld v. San Francisco City and County Employees Retirement System (1958) 158 Cal. App. (2d) 460, 322

Pac. (2d) 508.

Cited in Carrick v. San Francisco (1962) 202 Cal. App. (2d) 402,

20 Cal. Rptr. 878.

Under subsection F of this section, a city employee's accumulated retirement fund contributions are refundable to him if he ceases for any reason to be an employee before his pension is due. Consequently, where a Municipal Railway employee was suspended from his employment, made a written demand for refund of his contributions, and then filed an appeal seeking reinstatement to his position, but neglected to revoke his demand for refund or to notify the retirement system of his appeal and of his change of position, his contributions were "owing and unpaid" to him within the meaning

^{*}The number in parentheses preceding the old section number is in accord with the 1971 recodification of the Charter.

of the statute permitting garnishment of monies owed to a person by a municipality (CCP § 710) and were hence subject to garnishment. McDaniel v. City and County of San Francisco (1968) 259 ACA 376, 66 Cal. Rptr. 384.

(8.551)* § 168.1.6. Retirement Provisions-Police Department.

Under this section, credit against death allowances paid by the City and County is permissible only for payments on a workmen's compensation award made to the same person who receives the death allowances. City and County of San Francisco v. Workmen's Compensation Appeals Board (1968) (Rehearing granted) 267 ACA 721, 73 Cal. Rptr. 418.

The Charter must be liberally construed in order to carry out the beneficial purposes of its pension provisions. City and County of San Francisco v. Workmen's Compensation Appeals Board (1968) (Re-

hearing granted) 267 ACA 721, 73 Cal. Rptr. 418.

The purpose of Charter pension provisions is to provide a monthly living allowance to the widow of a police officer who dies in the line of duty; this section cannot be construed so as to deprive the widow of this living allowance until such time as the payments she would otherwise have received equal the amount of a workmen's compensation award paid to third persons. City and County of San Francisco v. Workmen's Compensation Appeals Board (1968) (Rehearing granted) 267 ACA 721, 73 Cal. Rptr. 418.

The retirement provisions of the Charter, including this section, constitute part of the contract of employment between the City and County and its policemen. City and County of San Francisco v. Workmen's Compensation Appeals Board (1968) 267 ACA 856, 73

Cal. Rptr. 429.

The retirement provisions of the Charter, including this section, are not only the organic law of San Francisco, but are also the law of the state, with the force of legislative enactments. City and County of San Francisco v. Workmen's Compensation Appeals Board (1968)

267 ACA 856, 73 Cal. Rptr. 429.

Under appropriate charter provisions, a municipality has broad power to prevent double disability payments to the same person; the order in which the respective payments, awards, or allowances are payable is immaterial. City and County of San Francisco v. Workmen's Compensation Appeals Board (1968) 267 ACA 856, 73 Cal. Rptr. 429.

Where a disability award and a city pension are payable con-

^{*}The number in parentheses preceding the old section number is in accord with the 1971 recodification of the Charter.

currently, one may be offset or credited against the other to the end that total payments shall not exceed the stipulated monthly pension. City and County of San Francisco v. Workmen's Compensation

Appeals Board (1968) 267 ACA 856, 73 Cal. Rptr. 429.

The Charter should be construed, if reasonably possible, to avoid double liability to the City and County for one disability injury to one employee. City and County of San Francisco v. Workmen's Compensation Appeals Board (1968) 267 ACA 856, 73 Cal. Rptr. 429.

The first sentence of this section is construed to provide for offsetting against a retired policeman's disability allowance, workmen's compensation payments previously made because of the injury that brought about his later retirement; and this section permits the Board of Supervisors to fix the manner in which the retirement allowance may be reduced. City and County of San Francisco v. Workmen's Compensation Appeals Board (1968) 267 ACA 856, 73 Cal. Rptr. 429.

Under the second sentence of this section, the City and County is entitled to credit a policeman's disability retirement allowance against a workmen's compensation award given for the same injury subsequent to retirement. City and County of San Francisco v. Workmen's Compensation Appeals Board (1968) 267 ACA 856, 73

Cal. Rptr. 429.

(8.561)* § 168.3. Pension Provisions—Dependents of Members of Fire and Police Departments Killed in Line of Duty.

On appeal from a judgment supporting the Retirement Board's determination that the widow of a member who had retired and was found to have a service-connected disability was entitled to a pension under section 168.1.5 rather than under this section, it was appellant's burden to show that the evidence and the reasonable inferences therefrom did not support the findings of the Board. On such appeal, respondent enjoys in its favor all inferences arising from conflicts in the evidence, even though an equally reasonable adverse inference is possible. Appellant, in other words, must not only show that a finding in her favor would have been supported, but must demonstrate that such finding is compelled as a matter of law. Cooper v. Retirement Board of San Francisco (1955) 131 Cal. App. (2d) 804, 281 Pac. (2d) 349.

In proceedings to compel payment of a widow's pension under this section, rather than under section 168.1.5, for death of a retired

^{*}The number in parentheses preceding the old section number is in accord with the 1971 recodification of the Charter.

member the findings of the Retirement Board that the member did not die of injury received in, or illness caused by the performance of his duty and that the widow did not sustain her burden of proving that the member died as a result of injury received in, or illness caused by performance of his duty, were sustained by the evidence where the member, a policeman who suffered a service-connected heart condition had attempted, after his retirement, to make an arrest, whereupon he was assaulted, and the medical testimony showed at most that in the legal sense the cause of his death was the over-exertion or excitement caused by the altercation. Cooper v. Retirement Board of San Francisco (1955) 131 Cal. App. (2d) 804, 281 Pac, (2d) 349.

The purpose of this section was to enlarge the rights of widows of firemen killed in line of duty. Carey v. Retirement Board of San

Francisco (1955) 131 Cal. App. (2d) 739, 281 Pac. (2d) 25.

The phrase "in lieu of," as used in this section means "instead of," "in place of," "in substitution for." This section impliedly repeals section 169(b), therefore, and provides the sole method of compensation for widows of firemen who die from injuries received in line of duty. Carey v. Retirement Board of San Francisco (1955) 131 Cal. App. (2d) 739, 281 Pac. (2d) 25.

Cited in Carrick v. San Francisco (1962) 202 Cal. App. (2d) 402,

20 Cal. Rptr. 878.

(8.565)* § 169. Present Members of Fire Department.

Subdivision "b" of this section is impliedly repealed by section 168.3, and that section provides the sole method of compensation for widows of firemen who die from injuries received in line of duty. Carey v. Retirement Board of San Francisco (1955) 131 Cal. App. (2d) 739, 281 Pac. (2d) 25.

Even though marine engineers wear uniforms and serve on assigned watches, they are not entitled to pension coverage under § 169 unless they fulfill the definition of firemen as given in § 162. Carrick v. San Francisco (1962) 202 Cal. App. (2d) 402, 20 Cal. Rptr. 878.

(8.568)* § 171.1 Health Service System.

Cited in Martin v. San Francisco (1959) 168 Cal. App. (2d) 570, 336 Pac. (2d) 239.

^{*}The number in parentheses preceding the old section number is in accord with the 1971 recodification of the Charter.

(8.570)* § 171.1.2. Pension Provisions—Future Members of Fire Department.

Cited in Carrick v. San Francisco (1962) 202 Cal. App. (2d) 402, 20 Cal. Rptr. 878.

(9.102)* § 173. Registrar of Voters.

Under the provision that "The conduct, management and control of . . . the holding of elections in the city and county shall be vested exclusively" in the registrar of voters, and under the provision in Charter section 180 that "Unless and until it be proven otherwise by official investigation by the registrar, it shall be presumed that the petition filed conforms to all legal requirements and contains" sufficient qualified signatures, the acting registrar of voters did not exceed his authority by undertaking to determine whether a proposed initiative measure was within the power of the electorate to adopt. Farley v. Healey (1967) (dissent) 67 Cal. (2d) 325, 431 Pac. (2d) 650, 62 Cal. Rptr. 26.

(9.108)* § 179. Initiative, Referendum and Recall.

The power of initiative must be liberally construed to promote the democratic process. Farley v. Healey (1967) 67 Cal. (2d) 325, 431

Pac. (2d) 650, 62 Cal. Rptr. 26.

The power of initiative is not limited to submitting initiative measures to the electorate that concern only municipal affairs on which the Board of Supervisors could enact binding legislation. Farley v. Healey (1967) 67 Cal. (2d) 325, 431 Pac. (2d) 650, 62 Cal. Rptr. 26.

This section, which reserves to the people the power to initiate "any ordinance, act or other measure which is within the power conferred upon the board of supervisors to enact...", imposes no limits on the type of declarations of policy that may be submitted by initiative. Farley v. Healey (1967) 67 Cal. (2d) 325, 431 Pac. (2d)

650, 62 Cal. Rptr. 26.

The numerical requirement as to submitting initiative measures serves as a built-in safeguard against frivolous use of the initiative process. There is no other limitation in the Charter that prevents submission to a general vote of a measure declaring policy on a matter of national concern. Farley v. Healey (1967) 67 Cal. (2d) 325, 431 Pac. (2d) 650, 62 Cal. Rptr. 26.

Under the provision in section 2 of the Charter that "The city and

^{*}The number in parentheses preceding the old section number is in accord with the 1971 recodification of the Charter.

county may make and enforce all laws, ordinances and regulations necessary, convenient or incidental to the exercise of all rights and powers in respect to its affairs, . . ." initiative legislation which may be adopted by a chartered city is limited to "municipal affairs." The latter term, as used in the California Constitution, refers to "the internal business affairs of a municipality." Farley v. Healey (1967) (dissent) 67 Cal. (2d) 325, 431 Pac. (2d) 650, 62 Cal. Rptr. 26.

The use in this section of the phrase "declaration of policy" does not mean that the people intended to reserve to themselves a unique straw vote or poll-taking device. Even if this were the purpose of the framers of the Charter, it would be to no avail, because the limitations of the California Constitution, which is the measure of the initiative power, must control. Farley v. Healey (1967) (dissent)

67 Cal. (2d) 325, 431 Pac. (2d) 650, 62 Cal. Rptr. 26.

(9.109)* § 180. Petitions.

Under this section, the acting registrar of voters exceeded his authority by undertaking to determine whether a proposed initiative measure was within the power of the electorate to adopt. His duty is limited to the ministerial function of ascertaining whether the procedural requirements for submitting an initiative measure have been met. Farley v. Healey (1967) 67 Cal. (2d) 325, 431 Pac. (2d) 650, 62 Cal. Rptr. 26.

Given compliance with the formal requirements for submitting an initiative measure, the registrar of voters must place it on the ballot unless he is directed to do otherwise by a court on a compelling showing that a proper case has been established for interfering with the initiative process. Farley v. Healey (1967) 67 Cal. (2d) 325, 431

Pac. (2d) 650, 62 Cal. Rptr. 26.

Under the provision in Charter section 173 that "The conduct, management and control of . . . the holding of elections in the city and county shall be vested exclusively" in the registrar of voters, and under the provisions in this section that "Unless and until it be proven otherwise by official investigation by the registrar, it shall be presumed that the petition filed conforms to all legal requirements and contains" sufficient qualified signatures, the acting registrar of voters did not exceed his authority by undertaking to determine whether a proposed initiative measure was within the power of the electorate to adopt. Farley v. Healey (1967) (dissent) 67 Cal. (2d) 325, 431 Pac. (2d) 650, 62 Cal. Rptr. 26.

^{*}The number in parentheses preceding the old section number is in accord with the 1971 recodification of the Charter.



INITIATIVE ORDINANCES REFUSE COLLECTION AND DISPOSAL ORDINANCE

Adopted November 8, 1932

Providing for the Collection and Disposition of Refuse in the City and County of San Francisco; Providing for the Licensing of Refuse Collectors by the Director of Public Health; Fixing the Maximum Rates or Charges for the Collection of Refuse by Licensed Refuse Collectors from Homes, Apartment Houses, Stores, etc.; Dividing City and County of San Francisco into Collection Routes; Providing Penalties for the Violation of the Provisions of this Ordinance.

Be it Ordained by the People of the City and County of San Francisco:

Section 1. The term "refuse" as used in this ordinance shall be taken to mean all waste and discarded materials from dwelling places, households, apartment houses, stores, office buildings, restaurants, hotels, institutions and all commercial establishments, including waste or discarded food, animal and vegetable matter from all kitchens thereof, waste paper, cans, glass, ashes, and boxes and cuttings from trees, lawns and gardens. Refuse as used herein does not include debris and waste construction materials, including wood, brick, plaster, glass, cement, wire, and other ferrous materials, derived from the construction of or the partial or total demolition of buildings or other structures.

Section 2. It shall be unlawful for any person, firm or corporation to dispose of refuse as defined in this ordinance except as herein provided, save that the provisions of this ordinance shall not include refuse which may be incinerated by an owner of a building for himself or for his tenants on the premises where produced; provided, however, that such incineration shall be subject to inspection and control by the Director of Public Health and the Fire Department. Failure of any householder producing refuse to subscribe to and pay for refuse collection, unless such householder is a tenant for whom refuse collection service is provided by his landlord, shall be prima facie evidence that such householder is disposing of refuse in violation of this ordinance.

Section 3. Refuse consisting of waste or discarded food, animal and vegetable matter, discarded containers of food, animal

APPENDIX A

and vegetable matter and ashes shall be collected and placed in suitable metal cans of such capacity as the Director of Public Works may prescribe (but not to exceed 32 gallons in the case of a can serving one single family dwelling unit) by the producer or landlord who by reason of contract or lease with an occupant is obligated to care for such refuse, for collection by a refuse collector to be disposed of as herein provided. Waste paper and boxes and other refuse materials not subject to putrefaction or decay, and cuttings from trees, lawns and gardens may be placed in any suitable container and delivered by the producer or landlord, who by reason of contract or lease with the occupant is obligated to care for such refuse and deliver same to a refuse collector, to be disposed of as herein provided; provided, however, that it shall be optional with the producer or landlord to deliver waste paper or other refuse having a commercial value to a refuse collector, and the producer or landlord may dispose of the same in any manner he may see fit. Refuse which under the provisions hereof must be deposited in a metal can of suitable capacity shall be removed daily from the place where the same is created.

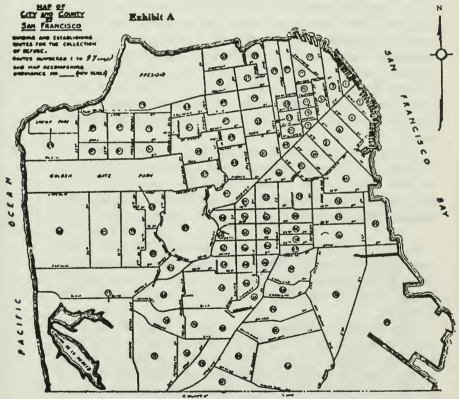
Section 4. It shall be unlawful for any person, firm or corporation, other than a refuse collector licensed by the Director of Public Health as in this ordinance provided, to transport through the streets of the City and County of San Francisco any refuse as in this ordinance defined, or to collect or to dispose of the same, except waste paper, or other refuse having a commercial value. It is provided, however, that a license for a refuse collector, as provided in Section 8 hereof, shall be distinguished from a permit to operate, in the City and County of San Francisco on a certain designated route, as hereinafter provided.

Upon the conviction of any person, firm or corporation for any violation of the provisions of this ordinance, the permit of such person, firm or corporation issued under the provisions of this ordinance, shall be forthwith and immediately terminated and canceled as of the date of conviction.

The City and County of San Francisco is herewith divided and established into routes for the collection of refuse, as designated on a map of the City and County of San Francisco, attached hereto, each said route to include only the side of the street or streets bounding each route as designated by a number on said

map, said routes being numbered one to ninety-seven, inclusive, and said map and said routes are marked Exhibit A, and attached hereto and made a part of this ordinance.

Any person, firm or corporation desiring to transport through the streets of the City and County of San Francisco, any refuse as herein defined, or to collect or dispose of the same, shall make application to the Director of Public Health for permission so to do. Said application for such permit shall contain the name of the person, firm or corporation, any of the particular route or routes, designated in said map of routes, proposed to be served by said person, firm or corporation, and a statement that said person, firm or corporation will abide by all the provisions of this ordinance, and will not charge a greater rate for the collection and disposition of said refuse than that fixed in or pursuant to this ordinance.



MAP OF THE CITY AND COUNTY OF SAN FRANCISCO

APPENDIX A

The Director of Public Health shall grant a permit to such applicant unless the route proposed is already adequately served by a licensed refuse collector. An application for a permit must be granted, however, by the said Director of Public Health, and it is mandatory on said director to grant the same, when it shall appear in any said application for a route or routes by a person, firm or corporation, that twenty per cent or more of the householders, business men, apartment house owners, hotel keepers, institutions or residents in said route or routes, using refuse service, and paying for same, or obligated to do so, have signed a petition or contract in which they have stated that they are inadequately served by any refuse collector who is then collecting refuse on said route, provided that said director finds upon substantial evidence that such statement is correct. That inadequate service is hereby defined as the failure, on the part of any refuse collector to properly collect, handle or transport refuse on said route, or the overcharging for the collection of same, or insolence towards persons whose refuse has been collected, or the collection by any refuse collector whose license has been revoked as provided in Section 9 hereof. Such permit so granted by the Director of Public Health shall not be exclusive, however, and one or more persons. firms or corporations may be given a permit to collect on the same route.

Persons, firms or corporations desiring to transport through the streets of the City and County of San Francisco only waste paper or other refuse having a commercial value, and to collect and dispose of same need not obtain a permit therefor under the provisions of this ordinance.

Section 5. Refuse collected by refuse collectors shall be disposed of by such persons, firms or corporations and in such manner or by such method or methods as from time to time designated by the Board of Supervisors of the City and County of San Francisco.

Until and unless changed in the manner herein provided the maximum rate or charge for the disposal of refuse to be charged the refuse collector by any person, firm or corporation authorized by the Board of Supervisors to dispose of refuse shall be \$1.50 per ton. Such rate or charge may, from time to time, be adjusted in the same manner, and in accordance with the same procedures,

as is provided for the adjustment of rates and charges for the collection of refuse in Section 6(a) of this ordinance.

Section 6. (a) Until and unless changed in the manner hereinafter set forth, the maximum rates or charges for the collection and disposition of refuse as herein defined, by refuse collectors, from residences, flats and apartment houses of not more than 600 rooms, and the regulations relating to such rates or charges, shall be as follows:

Rate Schedules

Monthly rates from residences and flats for one container of not exceeding thirty-two gallons. Made from the ground floor:

		Collections Per Week			
No.	Rooms	1.	2.	3.	4.
1	to 4	.\$.80	\$1.20	\$1.35	\$1.50
5		85	1.25	1.40	1.55
6		85	1.25	1.40	1.55
7		95	1.35	1.50	1.70
8		1.00	1.50	1.70	1.80
9		1.00	1.50	1.70	1.80
10		1.00	1.50	1.70	1.80
11		1.00	1.50	1.70	1.80
12		. 1.00	1.50	1.70	1.80

Monthly rates from residences and flats for one container of not exceeding thirty-two gallons. Made from second floor, one stairway above ground floor or basement:

	Collections Per Week			
No. Rooms	1.	2.	3.	4.
1 to 4	\$.85	\$1.25	\$1.40	\$1.55
5		1.35	1.45	1.60
6		1.35	1.45	1.60
7	1.00	1.40	1.55	1.75
8	1.10	1.60	1.80	1.90
9	1.10	1.60	1.80	. 1.90
10	1.10	1.60	1.80	1.90
11	1.10	1.60	1.80	1.90
12	1.10	1.60	1.80	1.90

APPENDIX A

Monthly rates from residences and flats for one container of not exceeding thirty-two gallons. Made from third floor, two stairways above ground floor or basement:

	Collections Per Week			
No. Rooms	1.	2.	3.	4.
1 to 4	\$.90	\$1.30	\$1.45	\$1.60
5		1.35	1.50	1.65
6		1.35	1.50	1.65
7	1.10	1.55	1.70	1.80
8	1.15	1.70	1.90	2.00
9	1.25	1.75	1.95	2.10
10	1.25	1.75	1.95	2.10
11	1.25	1.75	1.95	2.10
12	1.25	1.75	1.95	2.10

Monthly rates from residences and flats for one container of not exceeding thirty-two gallons. Made from fourth floor, three stairways above ground floor or basement:

	C	Collections Per Week			
No. Rooms	1.	2.	3.	4.	
1 to 4	\$1.00	\$1.40	\$1.55	\$1.70	
5	1.10	1.50	1.65	1.80	
6	1.10	1.50	1.65	1.80	
7	1.20	1.60	1.75	1.90	
8	1.20	1.70	1.90	2.05	
9	1.25	1.75	1.95	2.10	
10	1.25	2.00	2.20	2.40	
11	1.25	2.00	2.20	2.40	
12	1.25	2.00	2.20	2.40	

Monthly rates from apartment houses:

	Collections Per Week				
No. Rooms	6.	4.	3.	2.	1.
10	\$ 3.00	\$ 2.40	\$2.20	\$1.90	\$1.80
20	5.70	4.90	4.40	3.90	3.70
30	7.90	6.40	5.90	5.20	
40	9.80	8.70	7.40		
50	11.30	10.20	8.70		
60	12.50	11.50	•		

APPENDIX A

			Collections Per Week				
No.	Rooms	6.	4.	3.	2.	1.	
70		\$13.80	\$12.90	\$	\$	\$	
80		15.00	14.00				
90		16.30	15.20		*****		
100		17.50	16.20				
110	***************************************	19.00	*****				
120		20.40					
130	***************************************	21.80					
140		23.20					
150		24.50					
160		25.90			*****		
170		27.30					
180		28.70			*****		
190		30.00	*****				
200		31.40			*****		
210	***************************************	32.50					
220	***************************************	33.80				*****	
230		35.00					
240		36.30					
250		37.50					
260	***************************************	38.80					
270		40.00			******		
280	***************************************	41.30					
290		43.80				*****	
300		45.00		*****			
310		46.30	*****				
320		47.50		*****	*****		
330		48.80	*****				
340		50.00			*****	*****	
350		51.30	*****		*****		
360	***************************************	52.50			******		
370	•••••	53.80		*****			
380		56.30	*****		*****		
390	***************************************	57.50			*****	*****	
400	***************************************	58.80			*****		
410	***************************************	59.00				*****	
420					*****	*****	
430	***************************************	61.80				*****	
440	***************************************	63.20			*****	*****	

APPENDIX A

		Collections Per Week					
No. Rooms	6.	4.	3.	2.	1.		
450	\$64.50	\$	\$	\$	\$		
460	65.90			*****			
470	67.30						
480	68.70						
490	70.00						
500	71.40						
510	72.80				•••••		
520	74.20						
530	75.50						
540	76.90						
550	78.30			*****	•		
560	79.70						
570	82.30						
580	82.40						
590	83.80						

Rate Regulations

600 85.00

Rates for residences and flats shall be increased for more than one container of a maximum of thirty-two gallons by 10 cents per additional container per collection.

Any charge made by a refuse collector for removal of waste material not required to be placed in metal cans and which is delivered to him in other suitable containers as provided by section 3 hereof shall not exceed the rates fixed herein for collection and disposal of equivalent volumes of refuse in metal cans.

In determining the number of rooms of any household, building or apartment in order to ascertain the rate for the collection and disposition of refuse therefrom, halls, alcoves, storerooms, bathrooms, closets and toilets shall not be considered as rooms, nor shall basements or attics be considered as rooms unless the same be occupied as living quarters.

Any collection and disposition charges not specifically set forth herein shall be subject to agreement between the producer and a duly licensed refuse collector.

Procedure for Adjustment

There is hereby created a Rate Board consisting of the Chief Administrative Officer, who shall act as chairman, the Controller, and the Manager of Utilities. The Board shall convene upon call of the Chairman or the other two members and two members shall constitute a quorum. The Board shall act by majority vote. Any member of the Board may from time to time designate a subordinate from his own department to act in his place and stead as a member of the Board.

Any person, firm or corporation (including any holder of a permit to collect and dispose of refuse) affected by the above schedules of rates, or by any revised schedule of rates hereafter placed in effect, and desiring an increase, decrease, or other adjustment or change in, or addition to, such rates or schedules or the regulations appertaining thereto, shall file an application therefor with the Chairman of the Rate Board, who shall thereupon refer the same to the Director of Public Works for hearing, report and recommendation as hereinafter provided, unless the Rate Board shall determine that the application lies beyond its powers or presents no substantial question as to the justice or reasonableness of the rates, schedules of rates or regulations then in effect or is otherwise frivolous, in any of which events the Rate Board shall deny the application without further proceedings thereon.

Within thirty days thereafter, the Director of Public Works shall commence a public hearing upon the application and shall, not less than twenty days in advance of such hearing, cause to be published at least once in the official newspaper notice of the time and place thereof. The Director of Public Works shall be empowered to make or cause to be made such studies and investigations as he may deem pertinent to the application, to continue the hearing from time to time for that purpose, and to introduce the results of such studies and investigations in evidence. The applicant, and any person, firm or corporation affected by the application, shall be entitled to appear at the hearing and be heard. Any such person, firm or corporation desiring notice of further proceedings or action upon the application may file with the Chairman of the Rate Board a written request for such notice, setting forth his name and mailing address.

Upon the conclusion of the hearing and within ninety days after referral to him of the application, the Director of Public

APPENDIX A

Works shall make and file with the Chairman of the Rate Board a Report setting forth the facts as found by him from the evidence taken and record made at the hearing, and a Recommended Order. The Recommended Order, if it provides for any change in the rates, schedules of rates, or regulations then in effect, shall set forth the date upon which the change is to take effect, which date shall be not less than fifteen days from the date of filing of the Recommended Order with the Chairman of the Rate Board. The Chairman of the Rate Board shall publish the Recommended Order, together with notice of filing thereof, in the official newspaper, and shall mail notice of the filing of the Report and Recommended Order to the applicant and to any others who shall have filed written requests for notice as hereinabove provided.

At any time within fifteen days after filing of the Director of Public Works' Report and Recommended Order with the Chairman of the Rate Board, the applicant or any person, firm or corporation affected by the application, may file with the Chairman of the Rate Board any objections that he may have to the Recommended Order. If no such objections be filed, then the Recommended Order shall be deemed the Order of the Rate Board and shall take effect according to its terms without other or further action by the Rate Board. If any such objections be filed, then the Rate Board, upon not less than ten days notice by mail to the applicant and to others who shall have filed written requests for notice as hereinabove provided, shall hear the objections and, upon the basis of the evidence taken and record made upon the hearing before the Director of Public Works, shall grant or deny the application in whole or in part and shall make such order, to take effect at such time, as may be just and reasonable. In the event of inability or failure of the Rate Board to render a decision within sixty days of the date of filing with it of the Director of Public Works' Report and Recommended Order, then the said Recommended Order shall be deemed the order of the Board and shall take effect upon expiration of said sixty day period.

Any revised rates, schedules of rates or regulations placed in effect pursuant hereto shall be just and reasonable.

An application filed pursuant to this section and denied in whole or in part may not be renewed for a period of one year from the date of filing in the absence of an intervening change in conditions.

(b) Any collection and disposition of rates or charges for establishments other than residences, flats and apartment houses of not more than 600 rooms, shall be subject to contract between the producer and a duly licensed refuse collector.

Section 7. It shall be unlawful for any refuse disposer or refuse collector to charge a greater rate for the disposal of refuse or for the collection and disposition of refuse than that fixed in, or pursuant to. Sections 5 and 6(a) of this ordinance.

Nothing herein contained shall be taken or construed as preventing a refuse disposer or a refuse collector from charging a lesser rate or charge for the disposal of refuse or for the collection and disposition of refuse than that fixed in, or pursuant to, Sections 5 and 6(a) of this ordinance.

Section 8. Each licensed refuse collector shall be assigned a number by the Director of Public Health. The Director of Public Health shall furnish each collector a metal badge on which is marked the number assigned the collector, who at all times while collecting refuse shall wear said badge in plain view. The Director of Public Health shall collect from each collector for the expense of providing said badge and the issuance of said license the sum of \$5. Each vehicle or wagon in which refuse is transported through the streets shall be assigned a number by the Director of Public Health and the number thereof shall be plainly marked thereon.

Section 9. The license, as distinguished from a permit herein, of any refuse collector, may be revoked by the Director of Public Health for failure on the part of the refuse collector to properly collect refuse, or for overcharging for the collection of same, or for insolence towards persons whose refuse he is collecting, and it shall be unlawful for any person whose license is so revoked to collect refuse in the City and County of San Francisco.

No license of a refuse collector shall be revoked except upon a hearing of which the refuse collector has been given a notice of at least three days.

Section 10. Upon the payment of the rate fixed in or pursuant to Section 6(a) of this ordinance for the collection and

APPENDIX A

removal of refuse, the person paying the same shall be entitled to, and there shall be delivered to him, a receipt on which shall be shown the amount paid, the premises for which it is paid, the name and number of the collector, the number of the vehicle or wagon, and, in clearly legible print, the schedule of rates applicable to his classification of establishment. On the face of said receipt there shall be printed the following words: "The rates for the collection of refuse are fixed pursuant to initiative ordinance and are printed on the back of this receipt. Complaints as to service should be made to the Department of Public Health."

Upon the payment of a rate fixed by contract pursuant to section 6(b) hereof, the person paying the same shall be given a receipt which shall show the amount paid, the period for which paid, the premises for which paid, the name and number of the collector and the date of payment, and shall bear the notation that the rate charged is subject to private contract.

Section 11. Disputes over charges made by collectors or as to the character of the service performed shall be decided by the Director of Public Health. Any charges made in excess of rates fixed pursuant to this ordinance, when determined by the Director of Public Health, shall be refunded to the person or persons who paid the excess charge.

Section 12. A refuse collector shall be entitled to payment for the collection of refuse at the end of each month from each householder or landlord served by him and from whom the payment is due.

SECTION 13. The initiative ordinance passed by the People of the City and County of San Francisco on June 14, 1927, providing for the collection and disposition of refuse in the City and County of San Francisco; providing for the licensing of refuse collectors by the Board of Health; fixing the maximum rates or charges for the collection of refuse by licensed refuse collectors from homes and apartment houses; dividing City and County of San Francisco into collection routes; and providing penalties for the violation of the provisions of this ordinance, and all other ordinances in conflict therewith, are herewith repealed.

Section 14. Any person, firm or corporation who shall violate any of the provisions of this ordinance shall be guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine not to exceed five hundred dollars (\$500), or by imprisonment in the County Jail for not more than six (6) months, or by both such fine and imprisonment.

Section 15. This ordinance shall take effect ten days after the declaration of the official count of the votes cast therefor; provided, however, that for the purpose of issuing licenses to refuse collectors, application may be filed and the licenses issued during the period between the final approval of this ordinance and the date of its taking effect.

Section 16. The Controller shall furnish the Director of Public Health with such financial data, including data as to the cost of refuse collections, as may be required by the Director to enable him to perform his functions under this ordinance. The Controller shall likewise make available at any hearing before the Director of Public Works upon an application filed pursuant to section 6 hereof such financial data, including data as to the cost of refuse collections, as the Director of Public Works may deem pertinent to the issues raised by the application. Each collector holding a permit shall keep such records and render such reports as may be required by the Controller to enable him to develop the abovementioned data, and the Controller shall have access to such records.

Section 17. If any section, subsection, sentence, clause or phrase of this act is for any reason held to be unconstitutional, such decision shall not affect the validity of the remaining portions of this act. It is hereby declared that this act, and each section, subsection, sentence, clause and phrase thereof, would have been passed irrespective of the fact that any one or more other sections, subsections, sentences, clauses or phrases had been declared unconstitutional. [Adopted, 1932; amended, 1946; 1954; 1960]

REGULATION OF STREET RAILWAY CARS Adopted May 2, 1935

Providing for the Operation of Street Railway Cars by a Motorman and Conductor, Specifying the Entrance Age of Employees on Street Railways, and Providing a Penalty for Violations Thereof.

Be it Ordained by the People of the City and County of San Francisco:

Section 1. Every street railway car and every cable car while carrying passengers in the City and County of San Francisco, except street railway cars acquired or to be acquired by the City and County of San Francisco subsequent to January 1, 1939, shall be in charge of a motorman or a gripman and a conductor; every motorman and gripman and conductor employed in the operation of any street railway car or cable car must be an adult of not less than twenty-one (21) years of age.

This ordinance shall not be repealed, modified or amended except by vote of the electorate.

Section 2. Any person, firm or corporation violating any provision of this ordinance shall be deemed guilty of a misdemeanor, and, upon conviction thereof, shall be fined for each offense, not less than Fifty Dollars (\$50), nor more than Three Hundred Dollars (\$300), or by imprisonment for a term not exceeding six (6) months in the County Jail of the City and County of San Francisco, or by both such fine and imprisonment. [Adopted, 1935; amended, 1954]

Appendix C

Regulating Sale of Fresh Meat

Adopted November 5, 1968

Repealing Sections 557, 558 and 798, Part II, Chapter V, San Francisco Municipal Code (Health Code) relating to hours of business for sale of fresh meats and poultry.

Section 1. Sections 557, 558 and 798, Part II, Chapter V (Health Code) of the San Francisco Municipal Code are hereby repealed.

Section 2. No laws shall hereafter be enacted by the governing body of the City and County of San Francisco, State of California, which would prevent the sale of fresh meat and poultry in San Francisco between the hours of 6:00 P.M. and 7:00 A.M., and on Sundays and Holidays, provided that such sales of fresh meat and poultry shall be subject to those laws heretofore or hereafter enacted which regulate the sale of fresh meat and poultry during the other hours of sale.



A

ABANDONMENT

Lands not needed for park or recreation, 7.403(a)
Street railway abandonment, 3.595

ABATEMENT PROCEEDINGS
Dangerous buildings subject to, 3.595

ABSENCE

Boards and commissions meetings, penalty, 3.500

Compensation earnable during, 8.509 Jury duty absences noted, 8.400 Leave of Absence, see Leave of Absence

Port Commission members and officers, absence from State, 3.581 Retirement service credits affected by, 8.509, 8.20(d)

ABSENCE FROM CITY Residence requirement, by ordinance, 8.100

ABSENCE FROM STATE
Officer's absence, prohibition of,
8.102
Vacancy in office by, 8.104

ACADEMY OF SCIENCES
California, see California Academy of
Sciences

ACCOUNTANTS County, see County Accountant

ACCOUNTS AND PROCEDURE
Budgeted items recorded by, 3.301
Controller as supervising, 3.301
Expense appropriation items, 6.302
Joint custody accounts of items in joint custody, safe, 6.310
Keeping, controller as, 3.301
Public Utilities commission keeping separate, 3.596
Public works cost accounts, 7.200
Revenues recorded by, 3.301
Transactions shown by, 3.301

ACT OF GOD Extension of contract time for delays due to, 7.203

ACTING MAYOR
Appointment from board of supervisors, 3.100
Failure to designate as tolling time

Failure to designate as tolling time limitations, 2.302

By and against the city, 1.101
City attorney, commencement by,
3.401
Claims procedure prerequisite, to,

ACTION OR SUIT

Claims procedure prerequisite, to,

Compromise and settlement of claims under ordinances, 7.703

Dismissal by city attorney, limitation upon, 3.401

Dismissal under ordinance, 7.703
Port director as suing or defending,
3.581

Record of, city attorney to keep, 3.401

Registers of, duty of keeping, 3.401 Taxpayers' suits, generally, 7.700

ACTUARY
Generally, see Firemen's Retirement;
Police Retirement; Retirement
Health service changes requiring, 8.422
Retirement system changes, reports
for, 8.500

ADDITIONAL POWERS Conferring of, by supervisors, 2.101

ADJUSTMENT Claims, ordinance prescribing method, 7.703

Fire department salaries, survey, 8.405 Police department salaries, survey, 8.405

ADMINISTRATION Charter, duty to follow, 2.401, 3.101 Chief administrative officer as responsible for, 3.201 Code, enactment and publication of,

2.307, 10.100
Departments, see Departments
Heads, boards and commissions, 3.500

ADMINISTRATORS San Francisco General Hospital, appointment, 3.510

ADMISSION FEES California Academy of Sciences, 6.411 Permission to charge granted by recreation and park commission, 3.552, 7.403(c)

ADULT PROBATION Board—

city officers, members as, 1.103 continuance of powers and duties, 4.105

ADULT PROBATION-Cont'd

appointing officer, as, 4.105 assistants, deputies and employees,

appointment of, 4.105

Civil service applicable to assistants and employees, 4.105 continuance of employees under civil service, 4.105

pension provisions of charter appli-

cable to, 4.105

retirement provisions of charter applicable to, 4.105 salaries and wages of, 4.105

ADVERTISING

Budgeting and control by chief administrative officer, 3.201 Newspaper, see Official Newspaper

Port Commission, campaigns by, 3.581

AFFIDAVITS

Health service disclaimers, stating of, 8.420

AGE

Police department applicants, 8.321

AGREEMENTS

Contracts, see Contracts

AIR COMMERCE

Port Commission, promotion by, 3.581

AIR CORPS

Veterans preference in examination, 8.324

AIRPORT

Buildings, powers as to, 3.693

Civil service right of employees, 8.300(h)

Commission, see Airports Commission Concessions on property, 7.405

Control, management or operation, relinquishment as subject to ordi-

nances and referendum, 7.402 Director, see Director of Airports

Employees, 8.300(h)

Hangars, powers as to, 3.693

Leases on property, 7.405 Rates and charges, 3.691 Revenue bonds, 7.306

Revenue fund, 6.408

AIRPORTS COMMISSION

Appointment, 3.690

Attorneys, appointment of, 3.694

Bureaus, creation of, 3.693

City attorney, duties, 3.694

Claims, contracts, etc., continuances of, 3.690

Concessions at airport, 7.405

Director of airports, 3.694 Divisions, 3.692

Duties, generally, 3.690, 3.691 Legal adviser, 3.694 Membership, 3.690

Powers, 3.691

Public utilities commission, as successor to airport jurisdiction of, 3.690,

3.691

Revenue bonds, 7.306 Revenue fund, 6.408

Secretary, 3.693

Terms of office of members, 3.690

AIRPORTS REVENUE FUND Generally, 6.408

AIR TRANSPORTATION FACILITIES Bonded indebtedness limits, 6.401(a)

ALLOTMENTS

Additional, for emergencies, 6.301

Contract certifications limited by, 6.301

Emergencies requiring additional,

6.301 Excess expenditures prohibited by,

6.301 Income or revenues, controller alloting

according to, 6.301 Liabilities approvals by controller

limited by, 6.301 Purchase order certifications limited

by, 6.301

Warrants issued as limited by, 6.301

ALTERATIONS

Inspection of applications for, 3.545

AMENDMENTS

Budget estimate, salaries standardization revisions requiring, 8.401

Charter, 9.112

Fire department salary adjustments, appropriation ordinance for, 3.542

Leaves of absence, rules governing, 8.360

Master plan, 3.525

Miscellaneous officers and employees, retirement provisions, 8.509

Municipal railway employees, salary

ordinances, 8.404 Ordinances, 2.300, 2.301, 2.302

Retirement provisions, see Retirement

AMENDMENTS-Cont'd

Salary ordinance, 6.207

fire department salary revisions, for,

police department salaries, for, 8.405

Schedule of compensations amended. 8.401

AMERICAN RED CROSS

Continuance in city service after war service in, 8.362(a)

Leaves granted for service, 8.362(b) Military leaves, service deemed as,

8.362(a)

Reinstatement after service with, 8.362(a)

Service, with, as city service, 8.362(a) Time limit for reinstatement after service with, 8.362(a)

ANALYST Budget, 2.203-1

ANCHORING OF VESSELS Port commission controlling, 3.581

ANNUAL EXECUTIVE BUDGET Mayor's duties as to, 3.100

ANNUAL REPORTS

Boards' duty to make, 3.500 Commissions' duty to make, 3.500 Controller's financial reports, 3.302 Department heads' duty to make, 3.501

APPEAL BONDS

Custody by warrant and bond deputy,

Discharge of persons on approval of, 3.402

Magistrate approval of, 3.402

APPEALS

Hearings, see Hearings License and permit appeals, 7.500 Medical care determinations, 8.430 appointment termina-Promotional

tions, 8.340

Removal and suspension proceedings, 8.341, 8.342, 8.343

Suspension of firemen or policemen, 8.343

Writing, removal appeals in, 8.341

Zoning matterschange decisions, 7.501 variances, 7.503

APPLICATIONS Licenses and permits, for, 7.500

APPOINTING OFFICER

Adult probation officer as, 4.105

Airport director as, 3.693

Bureau head as, 3.501

California Academy of Sciences, chief administrative officer as appointing officer, 3.641

Clerk of board of supervisors as, 2.203

Commission as, 8.200 Department heads as, 3,501

Director of planning as, 3.522

Findings against employees as final, 8.341

Health service board president 3.680

Health service medical director as, 8.578

Institution head as, 3.501

Librarian as, 3.561

Permanent appointment recommended by, 8.329

Probation officer of juvenile court as, 4.105

Recreation and park department general manager as, 3.551

Requisitioning for appointees, 8.329 Termination of appointment during probation period, 8.340

Utility head as, 3.501

APPOINTMENTS

Assessor's office, 3.400 Board members, by mayor, 3.100 Board of permit appeals, 3.650

Chief probation officers of juvenile court, 4.105

Citizenship required, 8.100

City attorney's office, 3.401 Civil service, see Civil Service Appointments

Commission members appointed by mayor, 3.100

District attorney's office, 3.402 Elector status required, 8.100

Health service board membership, 8.420

Health service system medical director, executive officer, medical advisor, 3.682

Interference with, as prohibited, 2.401, 3.100

Library commission, 3.560 Limited tenure, 8.331

Mayor's secretaries and stenographers, 3.100

Municipal court clerks, 4.102

APPOINTMENTS-Cont'd

Notice to civil service commission, 8.200

Port commission members, 3.580

Port director, 3.581

Probationary civil service employees, 8.329, 8.360

Residence required, when, 8.100 Retired persons as barred from, 8.509,

8.511, 8.557, 8.581 Sheriff's office, 3.404

Temporary, approval required, 3.501

Treasurer's office, 3.405

Vacancy in office, appointment by mayor, 3.100

War memorial trustee, 3.610 Warrant and bond office, 3.402

APPRAISALS

Acquisitions of real property, for, 7.400

Departmental purchases or leases, for, 7.400

Depreciation of utilities based on, 6.407

Property sales, appraisals for, 7.401 Utilities depreciation based on, 6.407

APPROACHES

Art commission approval of designs for, 3.601

APPROPRIATIONS

Allotments for expenditures based on estimated budget, 6.301

Authority for, generally, 6.203

Capital improvement appropriations subject to planning department action, 6.202 Controller's monthly reports as to,

3.302

Emergency reserve fund appropria-

tions, 6.307 Expenditure obligation depending

upon appropriations and balances, 6.312

Expenditures to be in pursuance of, 6.303

Fire department salary adjustments, 3.542

Harbor operations, repairs, etc., 3.583 Health service system, for, 8.428, 8.431

prohibited, as, 8.420

Materials, supplies and equipment, segregation of, 7.104

Mayor's office, for, 3.100

Ordinances, see Appropriation Ordinances

Public improvement revolving fund, for, 7.603

Redemption items not specifically appropriated, administration of. 6.300

Reductions of mandatory appropriation to meet emergency, 8.406

Retirement funds, contributions for, 8.510, 8.520(b), 8.530, 8.532, 8.550

Schedules of allotments for expenditures based on estimated income,

Supplemental appropriations, 6.306 capital improvement projects, request, 6.202

civil service examinations, for, 8.333 eligible list during war time, for, 8.331

Tax levy, for, 6.208

Tax revenues, amounts appropriated limited by, 6.301

Unused appropriations, transfer of, 6.305

Use of, authority for, 6.300

Utilities fund, use of, 6.407

Utilities reconstruction and replacements, 6.407

Withdrawals from treasury to be in pursuance of, 6.303

APPROPRIATIONS ORDINANCES Accounting control basis furnished by, 6.203

Adoption of, generally, 6.205

Amendment

fire department salary revisions, 8.405

police department salaries, 8.405 re-advertising upon, 6.204 salary ordinances, 6.207

Authority for controller, as, 6.300 Capital improvement projects, for. 6.202

Class titles and numbers used on, 3.661

Draft submitted by mayor to supervisors, 6.203

appropriations items, Expense counts of, 6.302

Hearing dates on proposal for, 6.205 Municipal railway salaries, 8.404

Number of subjects in, 2.300 Passage of

after adoption of budget, 6.205 generally, 2.300

Positions as created by, 8.200 Readings required for, 2.300

Readvertising in case of amendment, 6.204, 10.100

APPROP. ORD.-Cont'd

Reductions by mayor, 2.302
Referendum as applying to, 9.108
Requisites of, 6.203
Salary deductions for emergency—
figuring in, 8.406
revision for, 8.406

Salary increases, 8.400(h)
Salary ordinance passed at same time,
6.207

Special election fund, 9.110

Subject, limitation to appropriations, 2.300

Supplemental, exemption from referendum, 9.108

Surplus appropriated by supplemental ordinance, 6.306 Vetoes by mayor, 6.206

ARBITRATION

Municipal railway employees, disputes, establishing procedure, 8.404

ARBORETUM
See Strybing Arboretum and Botanical
Gardens

ARCHITECT

Appointment of by mayor, 3.600 Planning commission contracting with, 3.523

ARCHES

Art commission approval required for, 3.601

ARMY AND NAVY

Civil service examination preference to veterans, 8.324
Military leaves, see Military Leaves

ARRESTS

Warrants for, 3.402 Without warrant, cash bail in cases of, 3.402

ART

Advancement, art commission control of expenditures for, 3.601 Commission, see Art Commission

ART COMMISSION

Advancement of art and music, control of expenditures for, 3.601
Advice to private parties by, 3.601
Approaches designs, approval of, 3.601

Architect, appointment of, 3.600 Artist-painter, appointment of, 3.600

Bridge designs, approving of, 3.601 Building designs, approval of, 3.601 California academy building plans approved by, 3.601 Compensation, service without, 3.600 Creation of, 3.600 Duties of, generally, 3.601 Elevated ways designs as approved by. Ex-officio members of, 3.600 Expenditures for advancement of art and music, control of, 3.601 Fence designs, approval of, 3.601 Lamp designs, approval of, 3.600 Lamp designs, approval of, 3.6 Landscape architect for, 3.600 Lay members, appointment of, 3.600 Litterateur, appointment of, 3.600 Mayor, appointment of members by, 3.600 Music expenditures, supervision of, 3.601 Musician, appointment of, 3.600 Number of members of, 3.600 Painter, appointment of, 3.600 Policy supervision respecting arts. 3.601Powers of, generally, 3.601

Private property beautification, advice as to, 3.601 designs, approval of, 3.601 Quorum for official business, 3.600

Sculptor, appointment of, 3.600 Tax levies to support, 6.400 Works of art, see Works of Art

ARTIST-PAINTER Appointment by mayor, 3.600

ARTIST-SCULPTOR Appointment by mayor, 3.600

ART WORK Works of art, see Works of Art

ASSESSMENT

Delinquencies noted to tax collector by public works department, 7.600 Special assessments installment payment of, 7.603

interest as added to, 7.603 limitation on, 7.603 projects, see Special Assessment Projects public improvements, 7.603 revolving fund as reimbursed from

proceeds of, 7.603

ASSESSOR Appointments by, 3.400 Elective officer, as, 3.400, 9.100 Generally, 3.400 Official bond of, 3.400 Salary of, 3.400 Term of, 9.100

ASSUMPTION OF RISKS Workmen's compensation, 8.515

ATHLETIC CONTESTS
Admission fees, permission to charge, 3.552, 7.403
Lease of stadiums and recreation fields for, 3.552, 7.403

ATTENDANCE
Boards and commissions meetings,
compelled, 3.500
Penalty for non-attendance, 3.500
ATTORNEYS

Altornets
Airports commission, for, 3.694
City, see City Attorney
District, see District Attorney
Law practice, see Law Practice
Public administrator, for, 3.510
Public defender, see Public Defender
Salary standardization applicable to attorney appointed by public administrator, 8.401
Sheriff's office, for, 3.404

AUCTIONEERS Inspection of, 7.704

AUCTIONS Sale of real property by city, 6.409, 7.401

AUDITOR Controller as, 3.301 County accountant, auditor deemed appointed as, 3.300

AUDITS Claims audited by controller, 6.303 Controller as conducting, 3.303 Controller's books, annual audit of, 3.305 Health service system funds, 8.581

AUTOMOBILE PARKING Lease of parks and squares subsurface for, 3.552, 7.403 AVENUES
Buildings on —
power to erect, 3.552
use restricted to recreation, 7.403
Control management and direction by
commission, 3.552
Leases of land, 3.552, 7.403

В

BAIL Bonds, see Bail Bonds Cash bail fixed by warrant and bond deputy, 3.402

BAIL BONDS
Custody by warrant and bond deputy,
3.402
Discharge of persons on approval of,
3.402
Issuance by warrant and bond deputy,
3.402
Magistrate approval of, 3.402

BALANCES
Temporary transfers or loans made from idle balances, 6.304

BALLOTS
Election, see Elections; Initiative, Referendum and Recall
Health service board elections, for,
3.680

BAR MEMBERSHIP
Qualification for office, see Law Practice

BASIC WEEK OF SERVICE Police department, 8.451

BEATS
Patrol special police officer as owning,
3.536

BEAUTIFICATION
Art commission advice to private parties as to, 3.601

BEQUESTS See also: Devises; Gifts Investment of, 6.311 Power of city to receive, 1.101 Receiving for city, 3.500 Title vesting in city, 3.500 RIDS

Airport leases subject to, 7.402 Awards, notice of, 7.103
Bonds on filing of, 7.205
Brand names purchases, bids on, 7.100

City department bidding on city contracts, 7.200

Collusion as to, penalties, 7.206 Controller awarding supplies purchases where purchaser and department head differ, 7.100

Experience and financial qualifications, bidders, 7.200

Lease of city property, bids on, 7.402 Lowest bid, report on failure to accept, 7.200

Materials and equipment purchased on sealed bids, 7.103

Open market purchases as subject to, 7.100

Produce market relocation, property transactions for, 7.703

Publication of invitation for, 10.100 Public works contracts under \$2000 as subject to, 7.200

Purchases by city, bids on, 7.102, 7.200, 7.201

Re-advertising for, 7.200, 10.100 Records kept of, 7.100

Rejection

advertising reserving rights, 7.200 purchaser of supplies, by, 7.200 Sale of real property by city, bids on, 7.401

Security given as provided by ordinance, 7.205

BILLS

Purchases of materials, approval of, 3.501

BLIGHTED AREAS

Redevelopment project plans mitted and acted upon, 3.527

BLIND PERSONS Hiring of, 8.310

BOARD OF ADMINISTRATION Retirement board succeeding, 3.670

BOARD OF EDUCATION See also: School Board; School Depart-

ment; Schools; Teachers Budget estimates, hearing on, 6.200 Certificates of teachers, power as to, 5.101

Charges for removal of superintendent of schools, 5.102

Community college district, 5.104

Duties of, generally, 5.101 Election of, 5.100, 9.100 Health service system, appropriations for, 8.428, 8.431 Hearings, budget estimates as subject of, 6.200 Membership of, 5.100 Monies, powers as to, 5.101 Officers of city, members as, 1.103 Powers of, generally, 5.101 Public schools controlled by, 5.100 Recall, subject to, 5.100, 9.108 Removal of superintendent of schools by, 5.102 Removal, subject to, 5.100, 9.108 Retirement of employees under state systems, for, 8.513 contributions reductions

Compensation of members, 5.100

Salaries of employees, twelve payments, 5.101

Statement of qualifications for nomi-

nees, filing, etc., 5.100 Superintendent of schools appointed by, 5.102

Suspensions, subject to, 5.100 Teachers, see Teachers Terms of office of members, 5.100

Withdrawal of employees from city retirement, contributions reductions for, 8.513

BOARD OF EQUALIZATION Board of supervisors as, 2.101 Clerk, clerk of board of supervisors as, 2.203

BOARD OF FIRE PENSION FUND COMMISSIONERS Retirement board succeeding, 3.670

BOARD OF PERMIT APPEALS See also: Licenses and Permits Appeals to, 3.651 Appointments to, 3.650 Compensation of members of, 3.650 Number of members, 3.650 Right to appeal to, 3.651 Terms of office in, 3.650 Zoning variance decisions appealed to, 3.651

BOARD OF PUBLIC WORKS See: Director of Public Works

BOARD OF SUPERVISORS Abolishment of departments by, 2.101 Acting mayor appointed from, 3.100 BOARD OF SUPERV.-Cont'd

Action by resolution or ordinance, 2.300

Administrative code, enactment and publication of, 2.307

Administrative heads of, 3.500

Annual message of mayor to, 3.100 Appeals from zoning change decisions

as heard by, 7.501
Appointees of mayor, removal by board, 8.107

Appointment of members to city service after term, 9.100

Attendance, compelling of, 3.500

Audit of controller's books ordered by, 3.305

Bequests, powers and duties as to, 3.500

Board of equalization, as, 2.101

Bonds

members, 2.100

officers and employees, 3.500

Borrowing money by, 6.304 Budget analyst, 2.203-1

Budget message, printing and distri-bution, 6.203 of business, publishing of, Calendar

2.201

Capital improvement project, calling bond election for, 7.304 Capital improvement recommendations to, 6.202

Chief administrative officer having voice in, 3.201

Charter, duty to follow, 2.401, 3.101 Clearing house representative provided by, 6.309

Clerk, see Clerk of Board of Supervisors

Codification of ordinances, 2.306

Committees of, 2.202

Compensation of members, 2.100 Confirmation of appointment of chief administrative officer, 3.200

Consolidated budget estimates 6.205

Contingent fund for chief of police, provision for, 3.539

Contract procedure established by ordinance, 7.205

Controller

books, audit ordered, 3.305 confirmation of, 3.300 Creation of departments by, 2.101

Departments creation of, 2.101 investigation of, 2.400, 3.701

Devises, powers and duties as to, 3.500 Disaster powers, 2.102, 3.100

Duties of, generally, 2.101, 2.102, 3.500

Emergencies -declaration as to, 8.406

meeting place in case of, 2.200

Election for public utilities bonds called by, 7.303

Elective officer, members as, 9.100

Form of notes as prescribed by, 6.304 Gifts, powers and duties as to, 3.500 Harbor, assuming jurisdiction of, powers, 3.582

Health service board membership by finance committee chairman, 8.569 Health service ordinances, power to

enact, 8.432

Health service system appropriations for, 8.428, 8.429

Interest by members in city transactions prohibited, 8.105

Interest of officers or employees in contracts, sales, etc., determined by, 8.105

Interest on notes fixed by, 6.304 Interferences by, prohibition as to, 2.401

Investigation of departments, power of, 2.400, 3.701

Journal of proceedings generally, 2.100

clerk of board as keeping, 2.203

votes recorded in, 2.300 Juvenile court probation officer em-

ployees allowed by, 4.105 Law library, providing for, 4.104

Lease of excess real property, authorizing, 7.402
Lease of park or recreation grounds, approval, 3.552, 7.403

Licenses and permits, regulation of, 7.704

Limitation upon appointments after term, 9.100

Limited tenure, recommendation, 8.331

Local sales and use taxes, powers as to, 6.412

Mains for sewers, water, gas, providing for, 7.604

Majority vote, definition of, 3.500 Master plans amendment copies to, 3.525

Mayor having seat in, 3.100 members acting as in case of disaster, 3.100

Meetings of attendance, compelling of, 3.500 generally, 2.200, 3.500

public entitled to attend, 3.500 Membership of, 2.100

Money, providing for custody of, 6.310

BOARD OF SUPERVISORS-Cont'd

Municipal election for members, 9 100 Narcotic law enforcement fund, appropriation for, 3.539

Nominee of mayor, removal by board, 8.107

Number of classes of employment determined by, 2.101

Number of members of, 2.100 Office in charge of clerk, 2.203

Official bonds members, 2.100

officers and employees, 3.500

Ordinances of, see Ordinances
Payment of notes as governed by,
6.304

Police department salaries, fixing of, 3.532, 8.405

Port Commission, confirmation o appointments to 3 582

Powers of -

conferring on officers and commissions, 2.101

generally, 2.101, 3.500

President -

appointment of, 3.500 committees appointed by, 2.202 election of, 2.202 presiding officer, as, 2.202 term of, 2.202

Private business or practice by members, restrictions, 8 105

Private property danger, provision as to, 7.604

Probation -

employees provided by, 4.105 salaries fixed by, 4.105

Property custody,

custody, providing for, 6.310 sales, authorizing, 7.401

Proposed budget transmitted to by mayor, 6.203

Public utilities -

bond election, calling, 7 303 lease or sale, 7 404

reports on acquisitions procuring.

reserve funds, requiring of. 6 407

Public works and improvements charter provisions enforcement, 7.204 contracts under \$5,000, powers, 7 201 procedure, powers as to, 7.600

Quorum, majority as being, 3.500 Record of proceedings —

Record of proceedings generally, 2.203, 3.500 _clerk in charge of, 2.203

Referendum by, see Initiative, Referendum and Recall

Removal of officer by, 8 107 Residence requirements for officers

and employees, fixing of, 8 100

Resolutions of, see Resolutions Retirement

effectuation of provisions, 8 500 exclusion from system, 8 501

Retirement board membership by president, 3.670, 3.672

Retirement system adjustments re quired by social security power to make, 8.514

Revolving funds established by, 6.308 Rules and regulations for affairs of, 3.500

Salaries of members, 2 100

Salary survey fund authorized by 8.400

Sales -

notes securing loans to city, 6.304 real property, 7.401

taxes, power to legislate as to, 6.412 Schedules of compensation adopted by, 8.400-8 405

Secretary of, 3.500

Sidewalk repair where owner fails, 7.601

Social security coverage of employees providing conditions for, 8.514 referendum, subjection to, 8.514

Special assessment projects, functions as to, 7.603

Special committees of, 2 202, 3 500 Special meetings, 2 200, 3 500 Spur tracks request, functions as to, 7.606

Standing committees of 2.202, 3.500 Streets accepted by after paving, 7 601 Superintendent of, 3.500

Superior courts maintenance provided by, 4.103

Supplemental appropriations by. 6.306
Toy loving by 6.208, 6.400

Tax levies by 6 208 6 400

Teachers retirement system options, power to implement, a 506 1

Telephone connections for private per sons, regulation of, 3.510

Temporary meeting place of, 2.200 Temporary transfers or loans made by, 6.304

Terms of office, 9.100

Trusts for city, authorizing performance, 3.500

Unencumbered balance transfers by, 6 305

Uniform sales and use taxes powers as to, 6.412

Use taxes, power to legislate as to, 6 412

BOARD OF SUPERVISORS-Cont'd

Utilities -

lease or sale, power as to, 7 404 rates changes submitted to, 3.598 revenue deficiency, tax levy to meet, 3.598

surpluses, transfer to general fund, 6.407

Veto of appropriation ordinance, action on, 6.205

Voting power of mayor in, 3.100 Zoning procedure action established by, 7.501

BOARD OF TRUSTEES OF POLICE RELIEF AND PENSION FUND Retirement board succeeding, 3.670

BOARD OF TRUSTEES OF WAR MEMORIAL

Compensation, service without, 3.610 Duties as to war memorial, 3.610 Managing director, appointment of,

3.611 Mayor, appointment by, 3.610 Number of members of, 3.610 Secretary, appointment of, 3.611 Terms of office of. 3.610

BOARDS

Additional powers conferred by supervisors, 2.101

Administrative heads of, 3.500, 3.501 Appointment to by mayor, 3.100 Attendance, compelling of, 3.500 Bequests, powers and duties as to,

3.500 Bonds of officers and employees,

3.500
Budget estimates filed with, 6.200
Capital improvements projects, sched-

ules and recommendations, 6.202 Charter, duty to follow, 3.500 Chief administrative officer making ap-

pointments to, 3.201 Chief executive officer as city officer,

1.103 City officers, members as, 1.103

Combination of department functions by, 3.501

Continuance of powers and duties, 11.101

Dealing solely through, 2.401, 3.101 Department affairs, power to investigate, 2.400, 3.701

Department head, chief executive as, 3.501

Department heads responsible to, 3.501

Devises, powers and duties as to, 3.500

Duties of, generally, 3.500

Elector status required for appointment to, 8 100

Employment in firms regulated by, prohibited, 8 105

Gifts, duties as to, 3.500

Health service, see Health Service Board

Interference with as prohibited, 2.401, 3.101

Investigation of department affairs, power, 2.400, 3.701

Investment of trust funds by, 6.311 Majority vote, definition of, 3.500 Mayor having seat in, 3.100 Meetings of, generally, 3.500

Members as city officer, 1.103 Officers of city, members as, 1.103 Official bonds of officers and employees, 3.500

Port commission having powers of, generally, 3.581

Powers of -generally, 3.500

supervisors conferring, 2.101

Publication of rules and regulations, 3.500

Qualification of appointees, generally, 8.100

Quorum, majority as being, 3.500 Record of meetings, 3.500

Residence required during term, 8.100 Retired persons excluded as members, 8.509, 8.511, 8.557, 8.581

Retirement provisions excluding members of, 8.500

Rules and regulations for affairs of, 3.501

Salary -

standardization, exception from, 8.401

Secretaries of, 3.500

Special committee, provision for, 3.500

Special meetings of, 3.500

Standing committee, provision for, 3.500

Superintendents of, 3.500

Teachers' retirement systems selection, powers, 8.506.1

Temporary loans or transfers approved by, 6.304

Transfer of department functions by, 3.501

Trustees of gifts to city, function as, 3.500

Unencumbered balance transfers recommended by, 6.305 Voting power of mayor in, 3.100 BOATS

Port commission powers as to, 3.581

BOND FUNDS

Salary deductions during emergencies as reverting to, 8.406

BOND ISSUES

Election by petition, 7.303

Emergency measures affecting, limitation on, 2.301

Revolving fund for public improvement, proceeds to, 7.603

Special elections for, 9.103

BONDED INDEBTEDNESS

Additional for harbor as excluded from limit, 6.401

Assumption of state's indebtedness as to harbor property, 6.401

Borrowed money for, repayment of, 6.304

Capital improvement projects, incurring indebtedness for, 6.304

Controller's statement as to propositions for, 9.112

Foreign trade zones, for, 6.401 Harbor expenditures, 6.406

Harbor improvements, etc., exemption from limitations, 3.582

Limitation on

establishment of, 6.401 exclusions from, 6.401

harbor property acquisition excluded from, 6.401

Payments from tax collections as preferred over city notes, 6.304 Public utilities indebtedness, 6.407,

7.303Refunding, see Refunding Bonds Repayment of money borrowed for, 6.304

State law as governing, 7.300

Tax sufficient for interest, necessity for, 6.400

BONDS

Airport, 7.306 Bail, see Bail Bonds

Capital improvement projects, for, 7.304

incurring indebtedness for, 7.304 Employees, bonds of, see Official Bonds

Harbor revenue bonds, 3.581, 3.583 Interest rates, 7.307 Issues, see Bond Issues

Official, see Official Bonds Port commission, 7.305 issuing powers, 3.581

Public improvements, bonds for, 7.302

Public utilities bonds not invalidated by error in proceedings, 7.303

Redemption statement submitted with budget estimates, 6.200

Revolving fund established by proceeds of public improvement bonds, 7.302 of

Special assessment project bonds. 7.603

Utilities expenditures for improvements financed by, restrictions as to, 6.205

BOOKS

Examination of department and office books, power as to, 2.400 Penalty for failure to produce, 2.400 Rules and regulations as to, 3.500

BORROWING MONEY

Anticipation of income in borrowing, 6.304

Bonded indebtedness, repayment of money borrowed for, 6.304 First half of fiscal year, time of repay-

ment, 6.304 Fiscal year funds as repayment for, 6.304

Interest, budget as including, 6.304 Notes as security for, 6.304 Ordinances authorizing, 6.304

Pro rata repayment in case of insufficiency of funds, 6.304

Sale of notes securing money borrowed, 6.304

Second half of fiscal year, time of repayment, 6.304

Temporary loans and transfers, see Temporary Loans and Transfers

BOTANICAL GARDENS See Strybing Arboretum and Botanical Gardens

BOUNDARIES

Extension of, 1.100 Institutions outside of, power as to, 1.100

San Francisco, boundaries of, 1.100 Services outside of, power as to, 1.101

BRIDGES

Construction over \$2,000 requiring contracts, 7.200

BRIEFS

Keeping, duty as to, 3.401

BROKEN PROPERTY

Employees' property damaged in line of duty, repair or replacement of, 8.411

BUDGET

Adoption of, 6.205 Analyst, 2.203-1

Appropriation ordinance as based on, 6.300

Estimate, see Budget Estimates

Increases in salaries at time of. 8.400(h)

Interest on borrowed money in, 6.304 Mayor's review and submission of, 3.100

Police department compensation in, 8.405

Proposed budget -

additions by supervisors on mayor's request, 6.205

capital expenditures additions by supervisors, 6.202

city planning report on increases, 6.202

decreases by supervisors, 6.205

detail published, 6.205 hearings

adoption after, 6.205 fixing of dates for, 6.205

increases by supervisors at mayor's request, 6.205

public improvements additions by supervisors, 6.205

rejection of items by supervisors, 6.204

transmittal by mayor to supervisors, 6.203 Salary increases determined at adop-

BUDGET ANALYST Appointment, removal, 2.203-1

tion of, 8.400(h)

BUDGET ESTIMATES Additional data for controller, 6.200 Amendments, salaries standardization requiring, 8.403 Arrangement for mayor, 6.203

Blank for, 6.200

Board of education hearings on, 6.200 Bond redemption statements submitted with, 6.200

Capital expenditures, increases by mayor, 6.203

Checking by controller, 6.200

City planning reporting on increases, 6.202

Classification of expenditures, uniformity, 6.201

Consolidation -

controller performing, 6.200 transmittal by mayor to supervisors, 6.203

Comparison shown by arrangement of,

Compensation schedules included in, 6.201

Controller blanks furnished by, 6.200

checking by, 6.200 filing with, 6.200

Debt statements submitted with, 6.200

Decreases -

mayor effecting, 6.203 reasons stated, 6.201

Expenditures and revenues compared in arrangement of, 6.201

Expenditures statement included with, 6.201

Filing with boards or commissions, 6.200

Form of, 6.201 Hearings on, 6.201

Increases

mayor making, 6.203 reasons stated, 6.201

Information to be included with. 6.201Interest statement submitted with.

6.200 Itemized estimates of expenses inclu-

ded in, 6.201 Judgment statement included in sub-

mission to mayor, 6.200 Mayor, segregation and transmission to, 6.200

Number of copies required, 6.200 Part-time employees recorded 8.402

Police department compensation in, 8.405(a)

Positions schedules included in, 6.201 Proposed work programs schedules included with, 6.201

Public improvements requests, increases by mayor, 6.203

utilities commission hearings Public on, 6.200

Reasons for increases or decreases stated, 6.201

Recapitulation for mayor, 6.203

Redemption of bond statement submitted, 6.200

Referendum, exemption from, 9.108 Rejection of items by mayor, 6.203

Revenue statements submitted with, 6.200

BUDGET ESTIMATES-Cont'd

Salary ·

deductions during public emergen-cies taken, 8.406

increases determined, 8,400

schedule of compensations, accord with, 8.401

standardization amendment for, 8.403

Schedule of compensations, with, 8.401 accord

Segregation for mayor, 6.200

statement submitted Sinking fund with, 6.200

Summary for mayor, 6.200

Surplus estimates submitted with. 6.200

Tax judgment statement included with submission to mayor, 6.200

Time for, 6.200

Uniformity required in classification of expenditures, 6.201

Utility .

estimates exceeding revenues, approval of, 6.205

increases by mayor prohibited, 6.203

increases by supervisors prohibited, 6.205

Work program proposal included with,

BUDGET ORDINANCES

Salaries not subject to standardization as fixed by, 8.400(h)

BUILDING APPLICATIONS

Approval upon modification of, 3.545 Inspection by bureau of fire prevention and public safety, 3.545
Report of bureau of fire prevention

on, 3.545

BUILDING CODE

Fire inspections of structures defined under, 3.545 Fire safety provisions, revision of,

3.545

BUILDINGS

Abatement proceedings, subject to, 3.545

Art commission approval of designs, 3.601

Avenues, buildings on, 3.552, 7.403 Californía academy buildings, 3.642 Construction over contract, 7 200 \$2,000 requiring Master plan including intensity recommendations, 3.524

M.H. de Young memorial museum. 3.631

Port buildings lease of, 3.581

use assigned, 3.581 Public nuisances, as. 3.545

Recreation and park

commission powers as to, 3 552 use restricted, 3.552 Set-back lines, hearings as to, 7.501 Squares, buildings on, 3.552, 7.403

Tax levies to support, 6.400(a)

BUREAU HEADS

Appointing officers, as, 3.501 Checking of purchases, duty of, 3.501 Requisitions for purchases, power to issue, 3.501

BUREAU OF CRIMINAL INFORMA-TION

Director, designation of, 3 533

BUREAU OF DELINQUENT REVE-NUE COLLECTION

Attorney for, 3.401 City attorney's duties in, transfer of, 3.401

BUREAU OF FIRE INVESTIGA-TION

Captain, seniority credits for examination for, 3.542

Credits for promotional examination,

seniority, 3.542 Days off, 3.540

Division of fire prevention and investigation, component of, 3 545

Establishment of, 3.542

Fire department ranks, 3.540 Heroic conduct award, 3.540 Holidays, working on, 3 540 Hours of work, 3 540

Investigator establishment of, 3 540, 3 542 salary of, 3 540, 3.542, 8.405(c)

Jurisdiction over, 3 545

Lieutenant establishment of, 3.540, 3.542

examination for, 3.542 rank established, 3.540, 3.542

salary of, 3 540, 3 542, 8.405(c) seniority credits for examination for. 3542

Mentorious conduct award, 3 540 Overtime work, 3.540

Promotional examinations, eligibility for, 3 542

BROKEN PROPERTY

Employees' property damaged in line of duty, repair or replacement of, 8.411

BUDGET

Adoption of, 6,205 Analyst, 2.203-1

Appropriation ordinance as based on, 6.300

Estimate, see Budget Estimates

Increases in salaries at time of, 8.400(h)

Interest on borrowed money in, 6.304 Mayor's review and submission of, 3.100

Police department compensation in, 8.405

Proposed budget -

additions by supervisors on mayor's request, 6.205

capital expenditures additions by supervisors, 6.202

city planning report on increases, 6.202

decreases by supervisors, 6.205

detail published, 6.205 hearings

adoption after, 6.205

fixing of dates for, 6.205 increases by supervisors at mayor's request, 6.205

public improvements additions by supervisors, 6.205

rejection of items by supervisors, 6.204

transmittal by mayor to supervisors, 6.203

Salary increases determined at adoption of, 8.400(h)

BUDGET ANALYST

Appointment, removal, 2.203-1

BUDGET ESTIMATES

Additional data for controller, 6.200 Amendments, salaries standardization requiring, 8.403

Arrangement for mayor, 6.203

Blank for, 6.200

Board of education hearings on, 6.200 Bond redemption statements submitted with, 6.200

Capital expenditures, increases mayor, 6.203 Checking by controller, 6.200

City planning reporting on increases, 6.202

Classification of expenditures, uniformity, 6.201

Consolidation -

controller performing, 6.200

transmittal by mayor to supervisors, 6.203

Comparison shown by arrangement of. 6.200

Compensation schedules included in, 6.201

Controller -

blanks furnished by, 6.200

checking by, 6.200 filing with, 6.200

Debt statements submitted with. 6.200

Decreases -

mayor effecting, 6.203 reasons stated, 6.201

Expenditures and revenues compared in arrangement of, 6.201

Expenditures statement included with,

Filing with boards or commissions, 6.200

Form of, 6.201

Hearings on, 6.201

Increases · mayor making, 6.203 reasons stated, 6.201

Information to be included with, 6.201

Interest statement submitted with. 6.200

Itemized estimates of expenses included in, 6.201 Judgment statement included in sub-

mission to mayor, 6.200 Mayor, segregation and transmission

to, 6.200 Number of copies required, 6.200 Part-time employees recorded

8.402Police department compensation in,

8.405(a)

Positions schedules included in, 6.201 Proposed work programs schedules included with, 6.201

Public improvements requests, increases by mayor, 6.203

utilities commission hearings Public on, 6.200

Reasons for increases or decreases stated, 6.201

Recapitulation for mayor, 6.203 Redemption of bond statement sub-mitted, 6.200

Referendum, exemption from, 9.1 Rejection of items by mayor, 6.203 exemption from, 9.108 Revenue statements submitted with,

6.200

BUDGET ESTIMATES-Cont'd

Salary

deductions during public emergencies taken, 8.406

increases determined, 8.400

schedule of compensations, accord with, 8.401

standardization amendment for. 8.403

Schedule of compensations, accord with, 8.401

Segregation for mayor, 6.200 Sinking fund with, 6.200 statement submitted

Summary for mayor, 6.200

Surplus estimates submitted with, 6.200

Tax judgment statement included with submission to mayor, 6.200

Time for, 6.200

Uniformity required in classification of expenditures, 6.201 Utility

estimates exceeding revenues, approval of, 6.205 increases by mayor prohibited,

6.203 increases by supervisors prohibited,

6.205 Work program proposal included with, 6.201

BUDGET ORDINANCES

Salaries not subject to standardization as fixed by, 8.400(h)

BUILDING APPLICATIONS

Approval upon modification of, 3.545 Inspection by bureau of fire prevention and public safety, 3.545 Report of bureau of fire prevention

on. 3.545

BUILDING CODE

Fire inspections of structures defined under, 3.545

Fire safety provisions, revision of, 3.545

BUILDINGS

Abatement proceedings, subject to, 3.545

Art commission approval of designs, 3.601

Avenues, buildings on, 3.552, 7.403 California academy buildings, 3.642 Construction over \$2.000 requiring contract, 7 200

Master plan including intensity recommendations, 3.524

M.H. de Young memorial museum.

Port buildings lease of, 3.581

use assigned, 3.581 Public nuisances, as. 3.545

Recreation and park commission powers as to, 3 552 use restricted, 3.552

Set-back lines, hearings as to, 7.501 Squares, buildings on, 3.552, 7.403 Tax levies to support, 6.400(a)

BUREAU HEADS

Appointing officers, as, 3.501 Checking of purchases, duty of, 3.501 Requisitions for purchases, power to issue, 3.501

BUREAU OF CRIMINAL INFORMA-TION

Director, designation of, 3 533

BUREAU OF DELINQUENT REVE-NUE COLLECTION

Attorney for, 3.401

City attorney's duties in transfer of. 3.401

BUREAU OF FIRE INVESTIGA-TION

Captain, seniority credits for examination for, 3.542

Credits for promotional examination, seniority, 3.542 Days off, 3.540

Division of fire prevention and investigation, component of, 3 545

Establishment of, 3.542 Fire department ranks, 3.540 Heroic conduct award, 3.540 Holidays, working on, 3 540 Hours of work, 3 540

Investigator establishment of, 3 540, 3 542 salary of, 3 540, 3.542, 8.405(c)

Jurisdiction over, 3 545

Lieutenant

establishment of, 3.540, 3.542 examination for, 3.542 rank established, 3.540, 3.542 salary of, 3.540, 3.542, 8.405(c) seniority credits for examination for. 3 542

Mentorious conduct award, 3 540 Overtime work, 3.540

Promotional examinations, eligibility for, 3 542

BUREAU OF FIRE INVEST.—Cont'd

Seniority, promotional examination credits for, 3.542

Tours of duty, see Fire Department Work schedules, see Fire Department

BUREAU OF FIRE PREVENTION AND PUBLIC SAFETY

Building applications, examination of, 3.545

Captain -

establishment of, 3.540, 3.542 rank established, 3.540, 3.542 salary, 3.540, 3.542, 8.405(c) seniority credits for examination for, 3.542

Chief of department, jurisdiction of,

3.545

Creation of, 3.545

Credits for promotional examination, seniority, 3.542

seniority, 3.542 Days off, 3.540 Duties of, 3.545

Examination of plans and specifications by, 3.545

Fire department ranks, 3.540 Heroic conduct award, 3.540

Holidays, working on, 3.540 Hours of work, 3.540

Inspections, 3.545

Inspector — rank established, 3.540, 3.542 salary 3.540, 3.542, 8.405(c)

salary, 3.540, 3.542, 8.405(c) Lieutenant rank established, 3.540, 3.542

salary, 3.540, 3.542, 8.405(c) seniority credits for examination for, 3.542

Meritorious conduct award, 3.540

Overtime work, 3.540

Plans for construction, etc., enforcing provisions as to, 3.545

Promotional examinations, eligibility for, 3 542

Public works department, assistance to, 3.545

Salaries for personnel, 3 540, 3.542, 8.405(c)

Seniority, promotional examination credits for, 3.542

Tours of duty, see Fire Department Work schedules, see Fire Department

BUREAU OF INSPECTORS

Assistant inspectors. in, 3 534

Competitive examinations for assistant inspector, 3.534

Demotion of members for rule violations, 3.534 Detail of police department members to, 3.534
Discipline of inspectors, 3.534

Punishment for rule violations, 3.534 Salary of inspectors, 3.534

BUREAU OF SPECIAL SERVICES

Director, designation of, 3.533 Inspectors in, deemed appointed, 3.534

BUSINESS

Licenses and permits, see Licenses and Permits

Private business by officers and employees, limitation as to, 8.105

BUS OPERATORS See Municipal Railway

C

CABLE CARS

Abandonment after unification with municipal railway prohibited, 3.595 Fares, 3.595, 3.598 Mandatory lines and service, 3.595

CALENDAR OF BUSINESS Board of supervisors, publishing, 2.201

CALIFORNIA ACADEMY OF SCIENCES

Admission fees, 6.411 Appointing officer for, 3.640 Appropriations for, 3.640, 6.404 Approval of building plans of, 3.641

Buildings — approval of, 3.641

city property, as, 3.641 Charges for admission, 6.411 City employees, positions held by, 3.640

Civil service applying to employees of, 3.640

Employees in building controlled by, 3.640

Fees for admission, 6.411

Finance of proposed buildings, statement as to, 3.640
Lands for buildings set apart, 3.640

Lands for buildings set apart, 3.640 Management of buildings by, 3.640 Morrison Planetarium managed by,

3.640

Naming of buildings of, 3.612 Natural history museum managed by, 3 640

Non-profit corporation, as, 3.640 Operations, 3.640

CALIF. ACAD. OF SC.-Cont'd

Positions in, city employees entitled to, 3.640

Recreation and park commission approving building plans of, 3.641 Report as to expenses and income,

3.643Simpson African Hall managed by. 3.640

Steinhart Aquarium managed by. 3.640

funds for, 6.404 Trust terms adhered to, 3.644

CALIFORNIA ADMINISTRATIVE CODE

Fire inspections of premises, designated under Title 19 of, 3.545

CALIFORNIA PALACE OF LEGION OF HONOR

Accounts, duty of secretary to keep.

Additional trustees, for, 3.620

Administration in accordance with grant, 3.624

Appropriations for, 6.404 Bequests to, 3.621

Board chairman as ex-officio member of art commission, 3.600

Compensation, trustees serving with out, 3.620

Control in accordance with grant. 3.624

Curator for, 3.622 Devises to, 3.621 Director for, 3.622 Gifts to. 3 621

Insurance of exhibits at, 3 623 Mayor as ex-officio trustee, 3.620 Meetings of trustee board, 3 621 Membership of trustee board, 3 620

Name as perpetual, 3 620 Recreation and park president as ex

officio trustee, 3 620 Secretary for, 3 622

Trustee board governing, 3 620 Vacancies in trustee board 3 620

CANCELLATION

Veterans preference credit cancelled upon appointment. 8 324

CANDIDACY FOR OFFICE

See also Elections Elector status required 8 100 Residence required × 100

CAPITAL IMPROVEMENT PROJECTS

Bond issues for, 7.304 Harbor, revenues, 3.583 Reports by city planning department, time requirements, 6.202

CASH RESERVE FUND

Creation of, 6.306

Expenses prior to tax payments, use for, 6.304

Increase by tax levy, 6.304 Maximum amount of, 6.304 Tax levy for, 6.304

Temporary transfers or loans for. 6.305

Transfers to, 6.305 Uses authorized, 6.305

CASH TRANSACTIONS

Accounts and procedure showing. 3.301

CENTRAL GARAGE

Garages transferred to, 7.100 Purchasing department as operating, 3 510, 7 100

CENTRAL STORES

Purchasing department as operating, 3.510, 7.100

CERTIFICATIONS

Appropriations and balances by controller, 6.312

Contracts, sufficient balances for, 7 100

Declaration of candidacy, 9.104

Employees, see Civil Service Appointments

Payrolls, 8.400

Prior certification being valid, 2.306 Purchase orders, sufficient balances for, 7 100

Streets, city engineer's certificate as to 7 601

Surplus property purchases, funds for, 7.101

CERTIFIED PUBLIC ACCOUNTANT Controller's books audited by, 3.305

CHANNEL OF AUTHORITY Duty to follow 2 401 3 101

CHARITY

City receiving property for 1 101

CHARTER

Administration in accordance with, necessity of, 2.401, 3.101

Adoption declared, 10.102

Amendment

petitions, filin 9.109, 9.112 filing and delivering,

propositions, cost statement by controller, 9.112

Captions, significance of, 10.101

Constitutionality, 10.102 Continuity of rights, powers and duties, 11.100-11.104

Defined, 10.100

Digest of decisions in publication of, 2.306

Effective date, 11.103

Headings, significance of, 10.101 Initiative ordinances in publication of, 2.306

Legislative declaration as to, 10.102 Publication of, 2.306, 10.100

Public works procedure governed by, 7.600

Ratification declared, 10.102 Saving clause, 10.102

State law as controlling in absence of provision, 1.102

Unconstitutionality of portions, effect of, 10.102

Zoning provisions affected by comprehensive ordinance, 7.501

CHIEF ADMINISTRATIVE OFFICER

Abolishment of departments recommended by, 2.101

Administration, responsibility 3.201, 3.510

Advisory boards appointed by, 3.201 Allocation of functions among departments, 3.201, 3.510

Appointees as department heads, 3.201, 3.501, 3.510

Appointing officer for California Academy of Sciences, as, 3.640

Appointment of, 3.201 approval, 3.200

assistant director of public health, 3.510

Board members appointed by, 3.201 Board of supervisors

removal by, 3.200 responsibility to, 3.201

voice in, 3.201 Budget estimates required from departments, 6.200

City officer, status as, 1.103

Combination of department functions by, 3.501

Confirmation of appointment, 3.200 Continuance of powers and duties of, 11.102

Contracts for expenditures approved by, 7.100, 7.200

Control of department by, 3.201 Controller's reports sent to, 3.302 County office not mentioned in char-

ter, designating officer for, 3.201 Creation of departments as recom-

mended by, 2.101

Dealing solely with, 3.101 Department affairs, power to investigate, 2.401

Department head, as, 3.501 appointment of, 3.201 responsibility, 3.501

Director of health appointed by, 3.510 Director of public works appointed by, 3.510

Discussions before board of supervisors, 3.201

Emergency reserve fund appropriations approved by, 6.307

Finance and records director appointed by, 3.510

First appointment, 3.200

Health advisory board appointed by, 3.510

Hearing for removal of, 3.200 Interference with, prohibited, 2.401, 3.101

Investigation of department affairs, power as to, 3.701

Joint approval as to contracts with

purchaser of supplies, 7.200

Mayor -

appointing, 3.200 responsibility to, 3.201 successor to office of, in case of

disaster, 3.100 Officer of city, status as, 1.103

Planning Commission, ex-officio member of, 3.521

Public health director appointed by, 3.510

Public works costs reported to, 7.200 Purchase orders over \$2,000 approved by, 7.100

Purchaser of supplies appointed by, 3.510

Qualifications of, 3.201 Recall of, procedure for, 9.108 Recommendations by, 3.201

Recorder functioning as registrar of voters, designation of, 3.201 Reports to board of supervisors, 3.201

Resident of state, as, 3.200 Rules and regulations by, 3.201 CHIEF ADMIN. OFFICER—Cont'd Special assessment project bonds recommended by, 7.603

Supervision of department by, 3.201 Traffic control coordination by, 3.201 Transfer of department functions by, 3.201

Unencumbered balances transfers recommended by, 6.305

CHIEF EXECUTIVE

City officer, status as, 1.103
Dealing solely through, 2.401, 3.101
Director of Social Services as, 3.571
Librarian as, 3.561
Mayor as, 3.100
Officer of city, status as, 1.103
Recreation department, general man-

ager as, 3.551

CHIEF OF POLICE

see Police Department
CHIEF PROBATION OFFICER

OF JUVENILE COURT
Appointment, removal, powers, salary, etc., 4.105

CITIZENSHIP

Employees required to have, 8.100
Officers required to have, 8.100
Public works contract, workers under, 7.204

CITY AND COUNTY

Definitions under social security coverage provisions, 8.514
Generally, see San Francisco
Rights and Powers, San Francisco having, 1.101

CITY ATTORNEY

Actions, duties as to, 3.401 Advice, duty to give, 3.401 Airports commission, adviser to, 3.694 Appointment and removal of assistants and employees, 3.401 Assistants, 3.401

health service board, acting on, 3.680

Bureau of delinquent revenue collection duties, transfer of, 3.401 Civil service applicable to employees

Civil service applicable to employees of, 3.406

Contracts, preparation of, 3.401 Dismissal of actions, limitation upon, 3.401, 9.100

Elective officer, as, 3.401, 9.100 Elector status of, 3.401 Entire time devoted to office, 3.401

reported,

Files, keeping of, 3.401

Health service board, membership on. 3.680

Initiative, referendum and recall statements prepared by, 9.113

Law practice qualification, 3.401
Military leave affecting employees of.
3.406

Municipal courts reports filed with, 4.101

Official bond of, 3.401

Official bonds approved by, 3.401 Opinion, duty to give, 3.401

Ordinances, preparation or approval by, 3.401

Port commission, advisor to, 3.585, 7.305

Qualifications of, generally, 3.401 Real property titles examined and approved by, 3.401

Representation of city and officers, 3.401

Retirement board membership of, 3.670

Salary of, 3.401 Term of, 9.100

CITY COLLEGE see Community College

CITY ENGINEER

Appointment of, 3.510 Mains for sewers, water, gas, recommended by, 7.604

Powers as given by law, 3.510 Streets, certification as to, 7.601 Surveys, plats and certificates, powers as to, 3.510

Validity of acts, etc., as provided by general law, 3.510

CITY PLANNERS

Planning commission contracts with, 3.523

CITY PLANNING COMMISSION

Appeals from zoning change decisions by, 7.501

Appointment by mayor, 3.521 Approval, failure to act as, 7.501

Blighted areas project plans as considered by, 3.527

Capital improvement projects filed and reported, 6.202

Chief administrative officer as exofficio member, 3.521

Compensation of members, 3.521 Contracts with architects, etc., 3.523 Director of planning appointed by, 3.522 CITY PLANNING COMM.-Cont'd Ex-officio member of art commission, chairman as, 3.600

Housing project plans, recommenda-tions on, 3.527 Licenses and permits approved by, 7.500

Master plan, see Master Plan Mayor appointing members of, 3.521 Membership of, 3.521 Notice of zoning hearings as given by, 7.501

Ordinances submitted to, 3.527

Secretary appointed by, 3.523 Slum clearance project plans, recom-mendations on, 3.527 etc., recom-

Subdivision plats, etc. mendations upon, 3.527 Terms of office, 3.100, 3.521 Time limit for charge Time limit for change action, 7.501 Zoning change hearings, 7.501

CITY PLANNING DEPARTMENT

Acquisitions, additional projects recommended by, 6.202 Additional capital improvements re-

commendations, 6.202

Advisory capacity, serving as, 3.529 Blighted areas project plans submitted to, 3.527

Budget estimates for improvement increases, reporting on, 6.200

Budget items reports by, 6.300 Capital improvement projects -

governing provisions as to, 3.528, 6.202

schedules filed with commission, 6.202

Commission, see City Planning Commission

Director, see Director of Planning Establishment of, 3.520 Housing plans submitted to, 3.527 Information

from, duty to furnish, 3.529 to, duty to furnish, 3.529

Master plan, see Master Plan Ordinances affecting public ways and buildings, reporting on, 3.527 Personnel for, 3.520

Planning commission, see City Planning Commission

Powers necessary for functions, 3.529 Reports

capital improvement program, time

requirements, 6.202 public ways, buildings, etc., ordinances for acquisition, relocation, etc., 3.527

Resolutions affecting public ways and buildings, reporting on, 3.527

Slum clearance plans submitted to. 3.527

Subdivision plats, replats, project plans submitted to, 3.527 Zoning administration, in, see Zoning Zoning administrator, 7.502

CITY SERVICES

recommendations Fees for, to, 3.501

CIVIC AUDITORIUM

Director of property in charge of, 7.400

Real estate department as managing, 3.510

CIVIL SERVICE

Additional positions, creation of, 8.200

Adult probation officer employees continued under, 4.105

Air corps included for preference purpose, 8.324 Airport emp

employees deemed 8.300

Appointments, see Civil Service Appointments

Appropriations for, 6.405

Attorneys included or excepted from, 3.401, 3.406, 8.300(a)(1) Blind persons, provisions

8.310(b) Cafeteria employees subject to, 5.103

California academy employees as subject to, 3.640, 3.641 California palace employees deemed

appointed under, 3.622 City attorney's employees subject to,

3.401Classification, see Classification of Em-

ployment Commission, see Civil Service Com-

mission Conflict of interest, 8.105

Creation of positions in, 8.200 Department heads subject to, 8.300

Director of social services excluded from, 3.571

Double employment deemed vacation of office, 8.300

Election personnel subject to, 9.102 Eligibles, see Eligibles List

Examination, see Civil Service Examinations

Exceptions and exemptions generally, 3.500, 8.300 meaning of, 10.102

CIVIL SERVICE-Cont'd

Fitness as basis of appointment, 8.310(a)

Health service employees subject to, 8.420, 8.427

Inmate help excepted from. 8.300(a)(2)

Investigation of conduct of employees, 3.661

Legislature membership deemed vacation of office, 8 102

Library department subject to, 3.561 Merit as basis of appointment, 8.310(a)

M. H. de Young museum employees subject to, 3.632

Municipal court appointees subject to, 4.102

Other employemnt deemed vacation of office, 8.300

Outside employment excepted from, 8.300(a)(3)

Part-time services excepted from,

8.300(a)(2) Physicians excepted from, 8.300(a)(1) Planning commission secretary exempt from, 3.523

Political activity prohibited, 8.311

Positions -

appropriation ordinances creating, 8.200

changes of, 8.200 creation of, 8.200 designated, 8.200

unemployment relief, for 8.333 Probation, see Civil Service Appoint-

Probation personnel subject to, 4.105 Professional temporary services excepted from, 8.300

Records of service, 3.661

Recreation and park department rights in, 3.551

Rules for provisions of, 3.661

School positions as subject 5.101-5.103

State employment deemed vacation of office, 8.300(a)(5)

Student nurses excepted from, 8.300(a)(2)

Suspensions, 3.661, 8.342, 8.343 Tax levies for, 6.208, 6.400 Tests, see Civil Service Examinations

Transfers due to automation, 8.351 United States employment deemed vacation of office, 8.300 (a)(5)

Zoning administrator, appointed under, 7.502

CIVIL SERVICE APPOINTMENTS

Appeals by promotional appointees, 8.329, 8.340

Certification eligibles list, from, 8.329

military service names reached dur-ing, 8.361 Citizenship requirement, 8.100

Dismissal during probation, 8.340 Duration probable, notice of, 8.329 Eligibles list, see Eligibles List

Emergency appointment absence of eligibles as occasion for, 8.332

no eligible list as occasion for, 8.332 non-civil service, see Non-Civil Service Appointments

unemployment relief, 8.333

Immediate service appointments for, 8.332

Inquiry as to termination during probation, 8.340 Limited tenure, see Limited Tenure

Appointments Merit and fitness as basis, 8.310

Military service, appointment after, 8.361

Notice to candidates as to character of, 8.329

Permanent

characteristics, notice of, 8.329 recommendations by appointing officer, 8.329

Probations

competency reported before expiration, 8.340 period, 8.340

by appointing officer termination during, 8.340

veterans required to serve, 8.361 Re-employment after layoff due to automation, 8.351

Re-instatement after appeals, 8.340, 8.341

Requisitions for, 8.329

Return to original position after termination of promotional appointment, 8.340

Salary payments upon reinstatement after appeal, 8.340

Seasonal character, notification of, 8.329

Sex disregarded, 8.329 Temporary appointments -

absence of eligibles as occasion for, 8.332

compensation, time limit 8.332

non-civil service, see Non-civil Service Appointments

other eligibles list furnishing, 8.332

CIVIL SERV. APPT.-Cont'd

Temporary character, notification of, 8.329

Termination of during probation period, 8.329

Transfer due to automation, 8.351 Waiver of temporary or seasonal employment, 8.329

CIVIL SERVICE COMMISSION

Allocations by, 3.661 Appeals to, 8.341, 8.342

Authorization to live outside city is filed with, 8.100

Charges, notice of, 8.341 Class titles and numbers assigned by, use of, 3.661

Classifications by -

places of employment, 3.661 positions, 3.661

Continuance of incumbents in office, 3.660

Declaration of members, 3.661 Duty to provide qualified persons,

Eligible list determined by, 3.661 Employment and personnel department, as, 3.661

Errors in rating corrected by, 8.322 Establishment of, 3.660

Examinations controlled by, 8.321 Findings against employees, notification of, 8.341

Fitness as basis of appointment by, 3.661, 8.310(a)

Hearings notice of, 8.341 right to, 8.340

Inquiries as to termination during pro-

bation, 8.340 Investigation into conduct of appoin-

tees, 3.661(b) Leaves of absence governed by, 8.360 Legal actions by, 3.661

Limited tenure appointment, function as to, 8.331

Mayor appointing, 3.660

Meetings as open to public, 3.660

Membership of, 3.660 Merit as basis of appointment by,

8.310

Need for positions indicated by, 8.200 Notices

affecting positions, 8.200 charges against employees, 8.341 Number of members, 3.660 Oaths, declaration under, 3.660

Ordinances affecting positions filed with, 8.200

Payroll approval by, 3.661

Personnel department, as, 3.661

Protests of examinations, action upon, 8.322

Qualified persons, duty of providing, 3.660

Recommendations as to salary standardization, 8.401

Removal of members, 3.660

adopted by, 3.661 changes in, 3.661

Salaries of members, 3.660

Salary standardization, function in, 8.401

Schedule of compensations prepared by, 8.400 - 8.406

Surveys for salaries standardization, 8.400 - 8.405

Suspension of members, 8.107

Terminations during probation, inquiry as to, 8.340
Terms of office, 3.100, 3.660

Transfer of disabled, rules as to, 8.350 Unemployment emergency, powers as to exemption during, 8.333

CIVIL SERVICE EXAMINATIONS Adequacy, commission as judge of, 8.321

Advertising of, 8.320

Appropriation for immediate examination, 8.332

Army, definition for veterans preference, 8.324

Blind persons qualifying for, 8.310 Changes barred after rating and identi-

fication, 8.322 Charge, given without, 8.321 Citizens having right to take, 8.320

Coast guard included for preference purpose, 8.324

Collusion prohibited, 8.325 Competitive tests required, 8.321 Completion after military service, 8.361

Defeat of right prohibited, 8.325 Disability transfers, promotional examinations for, 8.350

Disabled veterans, preference to, 8.324 Eligible list prepared after, 8.321

Emergency examination for nent appointment list, 8.332

Entrance, veterans preference in, 8.324

Errors in rating, correction of, 8.323 Examination of papers open to public,

emptions during emergency, 8.333 unemployment Exemptions Expediting, 8.322

Protest

Rating

8.322

Review of

8.322 Right to take, 8.320

8.322

8.328

veterans right and preference, 8.324

of questions and answers,

papers by participants,

preference,

widows of veterans,

inspection prior to, 8.322 key, adoption and use of, 8.322

Scoring, see Rating, supra

Public inspection of papers, 8.323

Re-examination of papers, 8.323

protest and action prior to, 8.322

Religious questions prohibited, 8.324

Secret information prohibited, 8.325

Security of material, provisions for,

Similar, after military leaves, 8.324 Single applicant, for, 8.321, 8.328 Special information prohibited, 8.325

Speeding up processing, 8.322 Substitute promotional examinations,

Tentative eligibles list, preparation of,

8.324, 8.328

CIVIL SERV, EXAMS-Cont'd Falseness prohibited, 8.325 Fees for examination of papers after, 8.323 Fire department applicants, requirements for, 8.320 Fire department, promotional examinations, 3.542 Fitness determined by, 3.661 Fraternal affiliation questions prohibited, 8.321 Fraud prohibited, 8.325 Identification of participants, changes barred after, 8.322 Immediate examination for permanent appointment list, 8.332 Inspection of papers permitted, 8.323 Interruption due to military service, effect of, 8.328 Laborers, standards for, 8.321 Marine corps definition for preference purpose, 8.324 Mechanical occupations applicants, qualifications of, 8.321 Meetings for consideration not open to public, 8.310 and fitness established by, Merit 3.661, 8.310 Military service completion after, 8.361 credit for, 8.324, 8.328 Navy, definition for preference purposes, 8.324 Notice of, 8.320 Obstructions prohibited, 8.325 Official rating key, adoption and use of, 8.322 Passing marks determined by commission, 8.321 Police department applicants, requirements of, 8.321 Political questions prohibited, 8.321 Probation, transferred employees, 8.351 Promotional examinations competitive tests required, 8.326

ment

tions

8.322 Tests adequacy, commission as judge of, 8.321 competitive tests required, 8.321 nature of, 8.321 practical in nature, 8.321 two or more persons required for, 8.321 war time appointments, for, 8.331 "Time of war", for preference purposes, 8.324, 8.331 Transferred employees subject to new examination, 8.351 Unemployment emergency justifying exemptions from, 8.333 Veterans preference for exams, 8.324 War time appointment, tests for, 8.331 Widows of veterans, preference, 8.324 fire department, see Fire Depart-**CLAIMS** Action by controller, 6.303 military leaves, after, see infra, Sub-Adjustment, method prescribed by orstitute promotional examinadinances, 7.703 Audit, 6.303 Damage claims against city, procedure for, 7 703 notification of, 8.320 others, after substitute promotional, 8.328 Filing of, 7.703 police, see Police Department Laws governing, 7.703 Limits on claims for damages, 7.703 Money claims, procedure for, 7.703 Procedure, 6.302, 6.303, 6.306 scope circular announcing ranks, substitute, two or more, 8.328 Warrants drawn by controller, 6.303 persons required for, 8.321

CLASSIFICATION OF EMPLOY-MENT

Blind persons considered in, 8.310 Civil service commission establishing, 3.661

Class titles and numbers, use of, 3.661 Municipal railway standardized wages paid according to, 8.404

Outside of classification, prohibition as to holding, 3.661

Salaries and wages based on, 8.401 Temporary appointments outside of, 3.661

CLEARING HOUSE REPRESENTA-

Board of supervisors providing for, 6.309

CLERK OF BOARD OF SUPERVISORS

Appeals from zoning change decisions set by, 7.501

Appointing officer of personnel, clerk as, 2.203

Appointment of, 2.203

Appropriation items effective without mavor's approval, noting of, 2.302 Authority of, 2.203

Board of equalization, ex-officio clerk of, 2.203 Certification of ordinances and resolu-

tions, 2.306

Charter amendment propositions filed with and delivered to controller, 9.112

Designation as clerk of board of supervisors, 2.203 Duties of, 2.203

Ex-officio clerk of board of equalization, 2.203

Failure of mayor to return measures, duty to note, 2.302

Files of ordinances and resolutions, responsibility for, 2.203

Index of ordinances and resolutions, responsibility for, 2.203

Initiative, referendum and recall measures filed with and submitted to controller, 9.112

Journal of proceedings kept by, 2.203 Office of board in charge of, 2.203

Ordinances creating or abolishing positions filed with civil service commission by, 8.200

Ordinances transmitted to mayor by, 2.302

Personnel in charge of, 2.203 Proposed ordinances for inspection in office of, 2.300

Recording of measures passed, 2.300 Records in charge of, 2.203

Resolutions transmitted to mayor by, 2.302

Responsibilities of, 2.203

Return of ordinances and resolutions to, 2.300

Transmittal of ordinances and resolutions to mayor by, 2.302

CLERK OF MUNICIPAL COURT

Appointment by judges, 4.102 City officer as, 1.103

Law library fee collection, 4.104 Report of court business submitted by, 4.101

COAST GUARD

Veterans preference in examinations, 8.324

CODIFICATION

Board of supervisors' power as to, 2.306

Certification of correctness, 2.306 Correctness as certified to, 2.306 Enforcement by ordinance, 2.306 Ordinances, codification of, 2.306 Prior codification being valid, 2.306

COLD STORAGE PLANTS Port commission regulating, 3.581

COLLECTIVE BARGAINING AGREEMENTS

Salaries according to, see Salary Standardization

Vacation right affected by, 8.440

COLLUSION

Civil service examinations, prohibited, 8.325

Contracts with city, penalties for col-lusion as to, 7.206

COMBUSTIBLE MATERIALS

Fire marshal enforcing laws as to, 3 544

COMMERCE

Port commission regulating facilities used in, 3.581

COMMISSIONS

Additional powers conferred by supervisors, 2.101

Administrative heads of, 3.500, 3.501 Appointments to by mayor, 3 100 Art, see Art Commission

Attendance, compelling of, 3 500

COMMISSIONS-Cont'd

Bequests, powers and duties as to, 3.500

Bonds of officers and employees of, 3.500

Budget estimates filed and acted upon,

6.200

improvements, projects, ports and recommendations, 6.202 Charter, duty to follow in administration, 2.401, 3.101

Chief executive officer as officer of

city, 1.103

City officers, members as, 1.103

Combination of department functions by, 3.501

Continuance of powers and duties of, 1.101, 11.102 Dealing solely through, 2.401, 3.101

Department affairs, power to investigate, 2.400, 3.701 Department head, chief executive, as,

3.501 Department heads responsible to, 3.501

Devises, powers and duties as to, 3.500 Duties of, generally, 3.500

Elector status required for appointment to, 8.100

Employment in firms regulated by, prohibited, 8.105

Gifts, duties as to, 3.500

Interference with prohibited, 2.401, 3.101

Investigation of department affairs, power of, 2.400, 3.701 Investment of trust funds by, 6.311 Library commission, 3.560 Majority vote, definition of, 3.500 Mayor having seat in, 3.100 Meetings of, generally, 3.500 Members as city officers, 1.103 Officers of city, members as, 1.103 Official bonds of officers and employees, 3.500

Port commission having powers and duties of, generally, 3.581 Powers of, generally, 3.500 Publication of rules and regulations of, 3.500

Qualification of appointees, generally, 8.100

Quorum, majority as being, 3.500 Record of meetings, 3.500 Residence required during term, 8.100 Retirement provisions, exclusion from, 8.500

Rules and regulations for, 3.500 Salaries recommendations by, 8.400 Salary standardization, from, 8.401 exception

Secretaries of 3.500

Special committees, provision for, 3.500

Special meetings of, 3.500 Standing committee, provision for,

3.500 Superintendents of, 3.500

Temporary transfers or loans approved

by, 6.304 Transfer of department functions by,

3.501Trustees of gifts for city, performance

of, 3.500 Voting power of mayor in, 3.100

COMMUNITY COLLEGE DISTRICT Board, 5.104

Employees, 5.101, 5.102 Funds, expenditure of, 5.101 Powers and duties, 5.101, 5.102 Superintendant, 5.102, 5.104

COMPENSATION See Salaries and Wages

COMPENSATION EARNABLE Death benefits consisting of, 8.509

Definition of, 8.509

Fire department "rates of compensa-tion" as meaning, 8.405(c) Police department compensation defined, 8.405(a)

COMPLAINTS AT LAW Criminal, warrant and bond deputy

drawing, 3.402 District attorney's duty to draw, 3.402

COMPROMISE AND SETTLEMENT Method determined by ordinance, 7.703

CONCESSIONS Airport property, 7.405

CONDEMNATION

Appraisals for acquisitions of property by, 7.400

Director of property assisting in proceedings, for, 7.400

CONFIRMATION

Remote interests, prior contracts by officers and employees having, 8.105

CONFLAGRATION

Building removals for checking progress of, 3.547

Hours of work during, 3.542

CONFLICTING INTERESTS

Defined, 8.105

Dismissal of officers and employees for, 8.105

CONSTITUTION

Municipal court governed by, 4.100

CONTEMPT

Investigation of departments, contempt of proceedings for, 3.701

CONTINGENT FUND

Chief of police as having, 3.539

CONTRACTS

Acceptance of work as provided by ordinance, 7.205

Accounts showing amounts of, 6.302 Act of god delaying performance, 7.203

Allotments affecting controller's certification, 6.301

Allowances for price of locally manufactured products, 7.204

Average use record as basis for, 7.103 Award of as provided by ordinance,

Bids on, see Bids

Bonds for performance as provided by ordinance, 7.203, 7.205

Chief administrative officer approving over \$2,000, 7.100 Citizenship of workers under public

works contracts, 7.204

City attorney's duty to prepare, 3.401 Collusion, penalties for, 7.206 Completion time as provision of,

7.203

Construction contracts under \$5,000, power as to monetary limits, 7.201 Construction projects over \$2,000 requiring, 7.200

Continuance of rights and obligations, 11.100

Controller to determine whether city works to be done under, 3.301

Cost per unit works, 7.203 contracts on public

Department heads power sign, to 7.200

Drafts prepared by city attorney, 3.401

Extension of time for public works, 7.203

Funds necessary, 7.100

Gross price contracts on public works,

Interest in as prohibited, 8.105

Interference with prohibited, 2.401, 3.101

Liquidated damages provisions in, 7.203

Modification of works under, 7.203 Ordinances, procedure established by,

Personal services, payment for, 8.400 Port commissioner as making, 3.581

Preferences for locally manufactured goods, 7.204

Preferential treatments, penalties as to, 7.206

Preparation by city attorney, 3.401 Progressive payment authorized, 7.202 Public works under \$5,000, power as to monetary limits, 7.201

Purchaser's record of average use as

basis for, 7.103

Purchases over \$1,000, 7.100 \$2,000 purchases, 7.200

Purchases (public works contracts) under \$5,000, 7.201
Recreation and park facilities building

contracts, award and administration, 3.552

Requisitions as basis for, 7.103

Security for performance as provided

by ordinance, 7.205
Splitting project to avoid making, official misconduct, 7.200

Time limits for completion as fixed in, 7.203

Time of completion as basis for awards, 7.203

Unencumbered balances as requisite to making, 7.103

Working hours under public works contracts, 7.204

CONTROLLER

Accounts

general supervision over, 3.301 keeping of, 3.301 Allotments schedules by, 6.203

Appointment by mayor, 3.300 Appropriation

monthly reports, 3.302 ordinance drafting, 6.205

Audit of controller's books by certified public accountant, 3.305

Auditor, as, 3.301 Audits by, 3.303

Bids, awarding where purchaser and department heads differ, 7.100

CONTROLLER-Cont'd

Board of supervisors, report copies sent to, 3.302 Bond of, 8.101

Bonded indebtedness statement by, 9.112

Borrowing money as recommended by, 6.304

Budget estimate -

blanks, furnishing of, 6.201 estimates, checking of, 6.201

Capital improvement programs recommendations to, 6.202

Cash position reports of, 3.302

Certifications requisite to incurring obligations, 6.306

Charter amendment petitions delivered to, 9.112

Chief accounting officer, as, 3.301

Chief administrative officer, report copies sent to, 3.302 Claims audited by, 6.303

Clearing house representative recommended by, 6.309

Confirmation by board of supervisors, 3.300

Consolidation of budget estimates by, 6.200

County auditor, powers and duties of, 3.301

Damage claims presented to within 60 days, 7.703

Department affairs, power to investigate, 3.701

Department head, as, 3.501

Duties of county auditor, having, 3.301

Emergencies, reallocations to meet, 8.406

Expenditures accounts, appropriation ordinance as authority for, 6.300 Health service funds, powers as to,

8.420

Health service payments deducted by, 8.420

Health service transfers and contributions, functions as to, 8.428, 8.429 Initiative, referendum and recall, 9.108 cost statement as to, 9.112

petitions delivered to, 9.109, 9.112 Inter-departmental services, payment method prescribed, 6.305

Internal check systems devised by, 3.301

Investigation of department affairs, power of, 3.701

Investment of trust funds approved by, 6.311

Joint custody safe opened in presence of, 6.310

Legality check as to positions and rates, salary ordinance as legal base for, 6.207

Mayor appointing, 3.300 Monthly reports of, 3.302 Official bonds

amounts approval of, 3.500

controller's bond, 8.101 examination of, 3.304 Payrolls transmitted to, 8.400

Petty cash funds audited by, 6.308 Planning department reports received by, 3.527

Public works accounts reported to, 7.200

Quarterly reports for funds, 3.302 Reallocations of money to meet emer-

gency, 8.406
Recall of, procedure for, 9.108
Record of items deposited with in joint custody safe, 6.310

Request, audit by, 3.303 Removal by supervisors, 3.300

Revenue accounts, appropriation ordinance as authority for, 6.203 Revolving funds audited by, 3.303,

6.308

Safe, joint custody, opening of, 6.310 Salary of, 3.300, 8.401 Schedule of allotments by, 6.203

Surplus property purchased by, 7.101 Treasurer's accounts audited by, 3.3 Unit cost, duty to determine, 3.301 3.303 Warrants drawn for payment of claims,

6.303

CO-OPERATION

Traffic bureau and other departments and agencies, 3.538

CORONER'S OFFICE

City officer, coroner as, 1.103 Generally, 3.510 Officer of city, coroner as, 1.103

Personnel included in, 3.510

COST

Annual report of departments to mayor, 3.500

Examination as to department cost, 2.400, 3.701

COUNTY

Rights and powers, San Francisco having, 1.101

COUNTY AGRICULTURAL DEPT. Administration of, 3.510 State law functions included in, 3.510 COUNTY CLERK

Bond of, 8.101 City officer, status as, 1.103

Finance and records department, inclusion in, 3.510 Law library fees, collection of, 4.104 Misconduct in office, 8.105, 8.106

Officer of city, status as, 1.103 Suspension and removal, 8.107

COUNTY OFFICERS

See also: Elective Officers Absence from state, 8.102 Bond, 8.101 Elective, 9.100 Misconduct in office, 8.105, 8.107 Powers and duties, 3.700, 3.701 Vacancy, 8.104 Who are, 1.103

COUNTY OFFICES UNDESIG-NATED

Officer appointed for, 3.201

COURTS

City and county as party, 1.101 Municipal, see Municipal Courts Superior, see Superior Courts

CRIMES

Appointees, removal on conviction, 8.107

Arrest warrants issued by district at-

torney, 3.402 Discharge of person accused of, 3.402 District attorney prosecuting, 3.402 Investigation and detection, fund for,

3.539Licenses and permits for business affecting conditions, 3.537

Misdemeanor, see Misdemeanors Money for investigation and detection, 3.539

Removal upon conviction of, 8.107 Retirement benefits, conviction as affecting right to, 8.509

CULTURAL FACILITIES Appropriation, 6.404

CUSTODY OF MONEYS AND SECURITIES Generally, 6.310

D

DAMAGES Claims against the city and county for, DAYS OFF

Bus operators, 8.450 Fire department members entitled to,

8.452 Platform employees, 8.450 Police department, 8.451

DEATH

Audit of accounts upon, 3.303 Firemen, injury, see Death From Injury (Police or Fire Duty)

Natural death of policemen and firemen, benefits upon, 8.548, 8.552, 8.572, 8.576

Policemen, injury, see Death from Injury (Police or Fire Duty) Vacancy in office by, 8.104

DEATH BENEFITS

Fire department, death after retirement, 8.565, 8.566
Increase for persons retired prior to July 1, 1967, 8.526

Police department, death after retirement, 8.540, 8.542, 8.552

DEATH FROM INJURY (Police or Fire Duty)

Children entitled to allowance, 8.548, 8.572

Death allowance -

amount of, 8.548, 8.572 children receiving, 8.548, 8.572 retired person, death of, 8.548, 8.572

workmen's compensation as reducing, 8.548, 8.572

Fire department member –

child taking pension on widow's death, 8.565

widow, children's benefits in event of, 8.565

parents' pension where no widow, no children, 8.565 sickness caused by duty, death from,

widow's pension, 8.565

Marriage on date required for widow's

allowance, 8.548, 8.572 Outside of city, retirement provisions covering, 8.545, 8.560, 8.569

Parents, death allowance to, 8.548, 8.572

Police member child taking pension on widow's death, 8.540

death within three years, 8.540 life, pension during as no bar to family benefits, 8.540

DEATH FROM INJURY-Cont'd Police Member-

no widow, children's benefits in event of, 8.540

parents' pension where no widow, no children, 8.540

widow's pension, 8.540

Prior retirement affecting allowance, 8.548, 8.572

person, death allowance, Retired 8.548, 8.572

Retirement system applicable to, 8.560

Widow's allowance, marriage on injury date required, 8.548, 8.572

DEBT

Budget submission including statement of, 7.200

DEBT LIMIT Bonded, see Bonded Indebtedness

DEFINITIONS

City and county, 8.514

Compensation (municipal railway employees), 8.404

Interest in contracts, sales, etc., 8.105 Remote interest, 8.105

Wage schedule or schedules (municipal railway employees), 8.404

DELINQUENCIES

Assessment delinquencies notified to tax collector, 7.600

DENTIST

Health advisory board, membership, 3.510

DEPARTMENT CHIEF EXECU-

Department heads, as, 3.501

DEPARTMENT HEADS

Annual reports, duty to make, 3.402 Appointive heads responsible to chief administrative officer, 3.501, 3.701 Appointment by chief administrative officer, 3.201

Bids rejected by, 7.200 Checking of purchases, duty of, 3.501 Chief administrative officer, responsibility to, 3.501 City officer, status as, 1.103

Combination of functions, recommendations as to, 3.501

Creation of positions, recommenda-tions as to, 3.501

Elective officers having powers of, 3.501

Estimates, duty to make, 3.501 Fees for city services, recommenda-tions as to, 3.501

Interference with prohibited, 2.401,

3.101 Officer of city, status as, 1.103

Operations outside city, purchases made by, 7.100

Orders, publication of, 3.500, 10.100 Ordinances, recommendations as to, 3,501

Powers of, generally, 3.501 Purchases by, generally, 7.100

Reduction in forces, power as to, 3.501

Rejection of bids, 7.200

Reports, duty to make, 3.501

Requisitions for purchases, duty as to, 3.501

Salaries and wages fixed by, 8.400 -8.403

Superintendent of schools having powers and duties of, 5.102

Transfer of functions, recommendations as to, 3.501

Utilities departments, appointment and removal, 3.593

DEPARTMENT OF CITY PLANNING See City Planning Department

DEPARTMENT OF ELECTRICITY Chief of department as administering, 3.510

Functions included in, 3.510 Personnel included in, 3.510

DEPARTMENT OF PROPERTY Director of property in charge of, 7.400

DEPARTMENT OF PUBLIC WORKS See Public Works Department

DEPARTMENT OF WEIGHTS AND MEASURES

Sealer of weights functions included in, 3.510

DEPARTMENTAL REVOLVING FUND

See Revolving Funds

DEPARTMENTS

Abolishment of, 2.101 Accounts investigation of, 3.701 Agricultural, see County Agricultural Department

DEPARTMENTS-Cont'd

Allocation of functions among, 3.510 Budget estimates required of, 6.200 Combination of functions and duties,

3.501

Continuance of powers and duties, 11.102

Control by chief administrative officer, 3.201 Co-operation between, enforced by

mayor, 3.100 Co-ordination by

chief administrative officer, 3.201 mayor, 3.100

Creation of, 2.101

Department heads, see Department Heads Electricity, see Department of Electri-

city Functions, continuance of, 11.102 Heads of, see Department Heads Health service system as, 8.420; and

see Health Service Hearings as to affairs of, 3.701

Inquiry as to affairs of, power as to, 3.701

Interference with affairs of, prohibited, 2.401, 3.101

Internal checks devised by controller, 3.301

Mayor's duties to supervise, 3.100 Non-interference in affairs of, 2.401, 3.101

Number of classes of employment, determination of, 2.101

Petty cash funds for, 6.308 Positions, creating of, 8.200 Public health, see Public Health De-

partment

Public works, see Public Works Depart-

Purchasing, see Purchasing Department Real estate, see Real Estate Department

Revolving funds for, 6.308 Supervision

chief administrative officer, 3.201

mayor, 3.100 Transfer of function assigned, 3.501

Weights and measures, see Department of Weights and Measures

DEPOSITS

Daily statements of, 6.311 Duty of making, 6.311 Health service contributions, with treasurer, 8.429 Interest on as accruing to city, 6.311

Pension funds and securities as deposited, 6.311

State law as governing, 6.311 Transfers of moneys for at expense of depositary, 6.311

DEPUTIES

ult probation officer 4.105 Adult deputies.

Juvenile court probation officer, deputies of, 4.105 Warrant and bond, 3.402

DESIGNS

Art commission approval, 3.601

DEVISES

See also: Bequests; Gifts Boards and commissions powers and duties as to, 3.500 Palace of legion of honor, 3.621

Receiving for city, 3.500 Title as vesting in city, 3.500

DE YOUNG MUSEUM See M.H. de Young Memorial Museum

DIRECTOR OF AIRPORTS Appointment, etc., 3.693 Powers, 3.693

DIRECTOR OF FINANCE AND RECORDS

Appointment of, 3.510 Port commission, ex-officio member of, 3.582

DIRECTOR OF HEALTH

Administration of department by, 3.510

assistant, appointment and responsibilities of, 3.510
Advisory board consulting with, 3.510

Chief administrative officer appoint-

ing, 3.510 Health advisory board consulting with, 3.510

Physician or surgeon, as, 3.510 Public health department directed by, 3.510

DIRECTOR OF PLANNING

Appointive officer, as, 3.522 Appointment by commission, 3.522 Residence requirements as to, 3.522 Training and experience required for, 3.522

Zoning administrator reporting on ordinances, 7.502

DIRECTOR OF PROPERTY

Acquisitions, appraisal for, 7.400 Civic auditorium in charge of, 7.400 Condemnation proceedings assisted

by, 7.400

Department in charge of, 7.400 Departmental purchases or leases made through, 7.400

Eminent domain proceedings assisted by, 7.400

Exchange of property by, 7.401 Exposition auditorium in charge of, 7.400

Idle property, recommendations as to use of, 7.400

Leases of property by, 7.400, 7.402 Maps of property as kept by, 7.400 Negotiations for departmental chases or leases made by, 7.401,

7.402 Purchases of real property in charge

of, 7.401

Records of property as shown by, 7.400

Rents as collected by, 7.402 Report as to estimated values, 7.400 Sales of real property in charge of, 7.401

Trading of property by, 7.401 Unused property, recommendations as to, 7.400

DIRECTOR OF PUBLIC WORKS Chief administrative officer appoint-

ing, 3.510 City engineer appointed by, 3.510

Data requested by supervisors, furnishing of, 3.510

Embankments on correcting, 7.604 private property,

Examinations, plans and estimates for supervisors, 3.510

Excavations of private property, correcting, 7.604

Fences on private property, correcting, 7.604

Gas mains ordered by, 7.604

Information requested by supervisors, furnishing of, 3.510

Mains for sewers, water, gas, as ordered by, 7.604

Negligence as to sidewalks and streets defects, liability for injuries caused by, 7.605

for construction, alterations, etc., duties as to, 3.545

Private property conditions, correcting, 7.604

Public works department administered by, 3.510

Reports by fire prevention bureau to, 3.545

Safety measures as to private property ordered by, 7.604

Salary of, 3.510

Sewer mains ordered by, 7.604

Sidewalk defect causing injuries, liability for, 7.605

Special assessment project bonds re-commended by, 7.603

Spur tracks request referred to, 7.606 Street defect causing injuries, liability for, 7.605

Water mains ordered by, 7.604

DIRECTOR OF SOCIAL SERVICES

Appointment of, 3.571 Chief executive, director as, 3.571 Civil service, exclusion from, 3.571 Divisions established by, 3.571 Employees, hiring of, 3.573 Experience required for, 3.571 Rules and regulations enforced by, 3.571

DIRECTOR OF ZOO

Appointment and removal of, powers as to, 3.551

Continuance of incumbent in position, 3.551

DISABILITIES

Firemen, see Fire Department Leaves, see Disability Leaves Police, see Police Department Retirement, see Retirement; Firemen's Retirement; Police Retirement

DISABILITY LEAVES Accumulation of, 8.363 Authority for, 8.363

DISABILITY TRANSFERS Promotional examinations for. 8.350(d)

DISABLED PERSONS

Salaries of disability transferees. 8.350(f)

Transfer of, see Transfer of Disabled Persons

DISASTERS

Continuation of government, powers as to, 2.101, 3.100

DISBURSEMENT Warrants as means for, 6 311 DISCHARGE Appeal bonds, upon, 3.402 Bail bonds, upon, 3.402

DISCHARGE OF EMPLOYEES
See Removal of Officers and Employees

DISCIPLINE OF OFFICERS AND EMPLOYEES

Civil service members, 8.341, 8.342
Department head appointing officer for, 3.501
Elective officers, employees of, 3.406

Elective officers, employees of, 3.406 Fire department members, 8.343 Interference with, as prohibited, 2.401, 3.101

Police department members, 8.343
Removal, see Removal of Officers and
Employees

Suspension, see Suspension of Officers and Employees

DISCLOSURE

Remote interest in contracts, sales, etc., 8.105

DISCOVERY AND INSPECTION Investigation of department, power in, 2.400, 3.701

DISMISSAL OF EMPLOYEES
See Removal of Officers and Employees

DISORDERLY BUSINESSES Revocation of permits for, 3.537

DISTRICT ATTORNEY
Appointments in office of, 3.402, 3.406

Assistant, 3.402, 3.406 Civil service applicable to employees of, 3.406 Complaints, drawing of, 3.402

Confidential secretary for, 3.406 Criminal cases, prosecution of, 3.402 Duties of, generally, 3.402 Elective officer, as, 3.402, 9.100 Expenses paid from special fund, 3.402

Investigators as subject to civil service, 3.406

Law practice as qualification, 3.402, 3.406

Municipal courts reports filed with, 4.101

Municipal election for, 9.100 Official bond of, 3.402, 8.101 Qualifications of, generally, 3.402 Removal from office of, 3.402 Requisitions upon, special fund, 3.402 Salary of, 3.402, 8.401 Secretary for, confidential, 3.406 Special fund of, 3.402 Term of, 9.100 Warrant and bond office, see Warrant

and Bond Office
Warrants for arrest, duty to issue,

3.402
DISTURBANCE OF PEACE
Chief of police having sheriff powers

DIVISION OF FIRE PREVENTION AND INVESTIGATION

Bureaus comprising, see titles Bureau of Fire Investigation; Bureau of Fire Prevention and Public Safety Chief of department, jurisdiction of, 3.545

Chief's rank established, 3.540 Salary of chief, 3.540, 8.405(c)

DOCKAGE Rates, fixing, 3.581

during, 3.537

DOCKING OF VESSELS Port commission controlling, 3.581

DOCKS Assigning use of, 3.581 Leases of, 3.581

DONATIONS Investment of, 6.311 Power to city to receive, 1.101

DREDGING Port commission as regulating, 3.581

DUTIES
Administrative code specifying, 2.307
Board of education, generally, 5.101
Boards, generally, 2.101, 3.500
City attorney, 3.401

City planning commission, generally, 3.521

Civil service commission, generally, 3.661 Commissions, generally, 2.101, 3.500

Commissions, generally, 2.101, 3.500 Continuation on in department, 11.102

County officers, generally, 3.700 Department heads, generally, 3.501 District attorney, generally, 3.402 Fire commission, generally, 3.540 Port commission, generally, 3.581 Port director's, generally, 3.581

DUTIES—Cont'd

Public utilities commission, 3.591 Public utilities commission members, 3.591

Retirement board, generally, 3.671

E

EARTHQUAKES

Salary deductions during emergencies, 8.406

ECONOMIC CONDITIONS

Salary deduction during emergencies in, 8.406

EDUCATION, BOARD OF See Board of Education

ELECTION

Vacation, choice as to accumulation of, 8.440

ELECTIONS

Alphabetical arrangement on ballots, 9.104

Arguments, for and against, 9.112 Assembly district arrangement names, 9.104

Ballots

alphabetical arrangement of names, 9.104

assembly district arrangement on, 9.104

identical ballots printed, 9.104 incumbency of candidates indicated

on, 9.104 name printed after nomination,

9.104office of candidates indicated on,

9.104

order of names on, 9.104

profession of candidates indicated on, 9.104

rotation of candidates names on, 9.104

sample ballots to voters, 9.105 type size and face used, 9.104

vocation of candidates indicated on, 9.104

Board of education, 5.100, 9.100 Bond elections for public utilities on petition of electors, 7.303

Bond issues for, 9.103

Candidates |

alphabetical arrangement of names on ballots, 9.104

assembly district arrangement names, 9.104

incumbency indicated on ballots, 9.104 name placed on ballot, 9.104 occupation indicated on ballots, 9.104 order of names on ballots, 9.104 profession indicated on ballots, 9.104

rotation of names on ballots, 9.104 vocation indicated on ballots, 9.104 Canvasses

generally, 2.101

state law as governing, 9.103

Capital improvement project, bond election, 7.304

Certificate of election as subject to state law, 9.107

Certificate of sponsors defect, effect of, 9.104 filed with registrar, 9.104 mailing to voters, 9.105 preservation for four years, 9.104

refusal of registrar to file, 9.104 Community college board, 5.104

Declaration of election as subject to state law, 9.107 Defects not invalidating, 9.115

Election officers clerks, 9.106 inspector, 9.106 judge, 9.106

pay withheld for violations, 9.106 voting machine, officers when used, 9.106

Fee of candidates paid to registrar, 9.104

General elections —

officers chosen at, 9.100, 9.103 time for, 9.103

Health service board membership, 3.680 Identical ballots printed, 9.105

Incumbents names on ballots, 9.104 Informalities not invalidating, 9.115 Initiative, see Initiative, Referendum and Recall

Management vested in registrar, 9.102 Material to voters, 9.104, 9.105, 9.112

Municipal -

general, see supra, General Elections special, see infra, Special Election Names of candidates on ballots, 9.104

Nomination of candidates certification of declarations, 9.104 declaration of candidacy filed with

registrar, 9.104 fee paid to registrar, 9.104

refusal of registrar to act, reason for, 9.104

sponsors certificates, 9.104 statement of qualifications, 9.104 Officers chosen by, 9.104

ELECTIONS-Cont'd

Officers for -

generally, 9.106

Order of names on ballots, 9.104

Petitions, 9.109
Petitions for special elections, 9.103 Policy delcarations for, 9.103

Polling places, publication by posting only, 9.103 Precinct board of election officers for,

9.106

Precincts -

board of election officers for, 9.106

publication by posting only, 9.103 registrar establishing, 9.102

Prohibited practices as to, 8.105

Publication of precinct and polling pla-

ces by posting only, 9.103

Recall, see Initiative, Referendum and Recall

Referendum, see Initiative, Referen-

dum and Recall

Refusal of registrar in nomination pro-

ceedings, reasons for, 9.104 Registrar of voters, see Registrar of

Voters

Registration of voters

registrar controlling, 9.102

state laws applicable, 9.103 Rejection of unsolicited sponsor, 9.104

Rotation of candidates names on bal-

lots, 9.105

Sample ballots mailed to voters, 9.105

Special elections -

board of supervisors calling, 9.103

bonds issue, for, 9.103

fund for initiative and recall elec-

tions, 9.110

initiative, referendum, recall

tions filed for, 9.103, 9.109

9.103 officers chosen at,

petitions for, 9.103

policy declaration, for, 9.103 recall, time for, 9.111

registrar as calling, 9.103

supervisors calling, 9.103

Sponsors of candidates

certificate of, 9.104 names mailed to voters, 9.105

rejection of unsolicited sponsor,

right to, 9.104

State law as applicable to, 9.103 Statement of candidates qualifications,

9.104

mailing to voters, 9.105 Substantial compliance with charter

required, 9.115

Tax levy maximum as excluding cost

of, 6.400(a)

Time, general elections, 9.103, 9.182 Type size and face on ballots, 9.104 Withdrawal of candidate, 9.104

ELECTIVE OFFICERS

See also: County Officers

Age of retirement, 8.502

Assessor, as, 3.400, 9.100

Assistants of, generally, 3.406 Board of education, 5.100, 9.100

Candidacy as forfeiture of appointive office, 9.100

City attorney, as, 3.401, 9.100

Community college board, 5.104 Crimes, removal upon conviction of,

8.107

Dealing solely through, 2.401, 3.101

District attorney as, 3.402, 9.100

Election of, see Elections

Employees of, generally, 3.406

Judges of municipal court as, 9.100

Mayor as, 3.100, 9.100 Municipal court judges as, 9.100

Nomination of, see Elections

Public defender as, 3.403, 9.100

Recall, procedure for, 9.108

Removal of, 8.107

Residence during term, 8.100

Retired persons excluded as, 8.509, 8.511, 8.557, 8.581 Retirement system membership, 8.502

Salary standardization, subject to,

8.401

Sheriff as, 3.404, 9.100

Supervisors as, 2.100, 9.100

Suspension of, 8.107

Treasurer as, 3.405, 9.100

ELECTIVE OFFICES MADE APPOINTIVE

Civil service as applying to, 8.300(a) Incumbent as subject to civil service,

8.300(a)

ELECTORS

Appointments restricted to, 8.100

Board of permit appeals members as being, 3.650

Candidacy restricted to, 8.100

ELECTRICITY

Department, see Department of Electricity

ELIGIBLES LIST

re-examination Alteration upon

papers, 8.323

Appointment from see Civil Service

Appointment

ELIGIBLES LIST - Cont'd

Arrangement in order of excellence, 8.323

Automatic expiration of, 8.330

Cancellation of veterans preference credits on, 8.324

Certification from, 8.329

Changes upon re-examination of papers, 8.323

Concealment causing removal from, 8.325

Correction on re-examination of papers, 8.325 Determination by commission, 8.321

Disabled veterans preferred on, 8.324 Emergency examinations for permanent appointment list, 8.332

Examination papers inspected prior to approval of, 8.323

Final approval of, time for, 8.323 Fraudulent standing, removal for, 8.325

Highest names certified, 8.329

Immediate examination for permanent appointments list, 8.332

Inspection of examination papers prior to approval, 8.323

Military leaves upon, 8.328 examinees included

Military services

affecting standing on, 8.328, 8.360 reaching of names during, 8.328, 8.360

Part-time employees positions filled from, 8.300

Preference for appointments after military service, 8.324, 8.328, 8.360

Preparation after civil service examinations, 8.321, 8.322

Probationary employee, reinstatement on termination of employment of, 8.329

Removal of names, 8.330

Return to after termination during probationary period, 8.340

Rules violations causing removal, 8.325

Substitute promotional examinees included in, 8.328

Supplemental appropriations for during war time, 8.331

Temporary appointments from, 8.332 Veterans preference on, 8.324, 8.328 Violations of rules causing removal, 8.325

War time maintenance of. 8.331

EMERGENCIES

Actual existence required for legislation, 2.301

Allotments to departments for, 6.301 Anticipation of, studies and surveys in, 3.100

Appointments, see Non-Civil Service **Appointments**

Board of supervisors, declaration by, 8.406

Civil service examination exemption during unemployment emergencies, 8.333

Continuance time anticipated, 8.406 Continuation of government during, 2.101, 3.100

Deductions in salary during, see Salary **Deductions During Emergencies**

Definition of, 2.301 Funds for, 6.307

Leaves of absence for national defense, 8.361

Maximum salary time of, 8.406 reductions during

Mayor -

power in case of, 3.100

Measures, see Emergency Ordinances National

leaves of absence for, 8.361 limited tenure appointments during,

8.331 retirement credits affected by ernment service during, 7.603

duty as licensed officers for, 8.361

Ordinances and resolutions, see Emergency Measures

Public works in expeditious manner during, 7.200

Purchases on informal bids, 7.100 Reallocation of moneys to meet,

8.406 Salary deduction during time of, 8.406 Specific statement required for legisla-

tion, 2.301 Street construction emergency work. 7.200

Unemployment, civil service examina-

tion exemption during, 8.332 United States, leaves of absence for service in, 8.361

EMERGENCY HOSPITALS

Assistant director of public health, responsibilities of, 3.510

EMERGENCY ORDINANCES

Actual emergency required for, 2.301 Declaration of emergency in specific section of, 2.301

EMERGENCY ORDINANCES - Cont'd Definition of emergency required for, 2.301

Effective date of, 2.304

Initiative ordinance, restriction by, 2.301

Passage of, generally, 2.300 Publication of, 2.300, 2.308

substitute newspaper, permitted when, 2.300

Readings, waiver of, 2.300

Reference to committee, waiver of, 2.300 Referendum ordinance, restriction by,

2.301

Restrictions on, 2.301 Specific voting on, requirement of, 2.301

Time for action by mayor on, 2.302

EMERGENCY RESERVE FUND

Appropriations for, 6.307 Balance carried forward, 6.307

Chief administrative officer approving appropriations from, 6.307

Creation of, 6.307 Maximum appropriation for, 6.307 Tax levies for, 6.307

EMINENT DOMAIN

Appraisals for acquisition of property by, 7.400

Departmental acquisition of property by, 7.400

Director of property assisting in proceedings, 7.400

EMPLOYEES

Airport, 8.300(h) Bonds of, generally, 8.101 Citizenship requirement, 8.100 Compensations, continuance of, 11.102

Continuance of rights and liabilities of,

11.100

Continuance in positions, 11.102 Disability transfers. promotional

examinations, 8.350 Discipline of, see Discipline of Officers and Employees

Elective officers, of, 3.406

Equipment. repair or replacement of, 8.411

Expenses, reimbursement, 8.410 Forfeiture of position upon candidacy, 9.100

Group bonding of, 8.101

Hours of work, 7,702 fire department, 8.452 municipal railway, 8.450 police department, 8.451

Interest in city transactions prohibited, 8.105

Port Authority, retirement provisions, rights, etc., 3.583

Positions continued, 11.102

Private business or professional practice, restriction, 8.105

Probationary employees, 8.329

Promotional examinations for disability transfers, 8.350

Reimbursement expenses, 8.410

loss or injury to equipment, 8.411

transfers, 8.350, 8.351

Removal of, see Removal of Officers and Employees

Residence during employment, 8.100 Resigned, definition for health service membership, 8.425

Rules and regulations for, 3.500 Suspension, see Suspension of Officers

and Employees Vacations, 8.440

ENCUMBRANCES

Allotments to departments as affecting controller's certification of, 6.301

EQUIPMENT

Employees' property lost or damaged in line of duty, repair or replacement, 8.411

ESTIMATES

Budget, see Budget Estimates

Department heads' duty to make, 3.501

Mayor's financial estimates to supervisors, 6.203

Revenue estimates by mayor to supervisors. 6.203

EVIDENCE

Additional evidence in removal proceedings, appeal, 8.341

Investigation compelling production of, 2.400, 3.701

EXAMINATIONS

Civil service, see Civil Service Examinations

Medical, see Medical Examinations

EXCAVATIONS

Port commission as regulating, 3.581

EXCHANGES

Real property exchange, 7.401 Used materials exchanged, 7.100

EXEMPTIONS

Harbor, bonded indebtedness limitations, exemption from, 3.582

Port commission members, absence from State, provisions governing. 3.581

EXHIBITIONS

Admission fees, permission to charge, 3.552

Lease of stadiums and recreation fields for, 3.552, 7.403

EXPENDITURES

Accounts and accounting procedure for, 3.301, 6.301

Annual report to mayor, 3.500

Appropriation and balances as prerequisite to obligations for, 6.302 Appropriations for transfers as pur-

sued in obligation for, 6.303 Art and music advancement expendi-

tures, control of, 3.601 Balances and anticipated income gov-

erning, 6.302 Budget estimates information furnish-

ed as to, 6.201

Capital improvement projects authorized expenditures, 7.304

Cash reserve fund for expenditures in anticipation of tax collections, 6.304

Controller's quarterly report as to, 3.302

District attorney's special fund, expenditures from, 3.402

Examination as to department expen-

ditures, 2.400, 3.701

Port commission, powers, 7.305 Quarterly report of controller as to, 3.302

Report by department to mayor, 3.500

EXPENSES

Cash reserve fund for expenses prior to tax collections, 6.304

EXPERT WITNESSES

Retired persons serving as, 8.511

EXPLOSIVES

Fire marshal enforcing laws as to, 3.544

EXPOSITION AUDITORIUM

Real estate department as managing, 3.510

F

FEDERAL SOCIAL SECURITY See titles Retirement; Social Security

Coverage

FEES

California Academy of Sciences, admission fees, 6.411

City services, for, 3.501 Civil service examinations papers, fee for inspection, 8.323

Harbor operation expenses, fees to pay, 3.581 Law library fees, collection of, 4.104

Licenses, fees for, 6.403 Municipal court fees paid into treas-

ury, 4.100 Payment into treasury, duty of, 8.400

Port commission as regulating and collecting, 3.581
Public utilities commission obligated

to pay, 3.591

FILING

Budget estimates filed with controller, 6.200

Capital improvement projects schedules, 6.202

City attorney's papers, filing of, 3.401 Claims for money or damages, 7.703 Controller's reports, 3.302

Vouchers accounting for expenditures from district attorney's special

fund, 3.402

FINANCE AND RECORD DEPT.

Administrator for, 3.510 County clerk included in, 3.510 Director, 3.510

Public administrator included in, 3.510

Registrar of voters included in, 3.510 Tax collector functions and personnel included in, 3.510

FINANCIAL REPORTS

Controller prescribing methods for, 3.301 Controller's annual report, 3.302

Quarterly report of controller, 3.302

FIRE AND POLICE DISCIPLINARY PROCEDURE Generally, 8.343

FIRE BOATS

Assignment to, after reassignment to fire department, 3.546

Conversion, reassignment of personnel due to, 3.546

Curtailment, reassignment of personnel due to, 3.546

Death on duty, see Death from Injury on Police or Fire Duty

Engineers

rank established, 3.542 reassignment, 3.546 retirement members, as, 8.569 salary, 3.540, 8.405(c)

Firemen reassignment of, 3.546 retirement members, as, 8.569

salaries of, 3.540

Hours of work, limitation on, 8.452 Lay-offs of pilots and engineers upon curtailment or conversions, 3.546 Marine engineers

rank established, 3.542 salary, 3.540, 8.405(c)

Outside of city, sending of, 8.405 Pilots

rank established, 3.542 reassignment of, 3.546 retirement members, as, 8.569 salaries of, 3.540, 8.405(c) Reappointments to, 3.546

Retirement benefits for personnel of, 3.546

Salaries of personnel, 3.540, 8.405(c) Similar positions, assignment to, after reassignment, 3.546

FIRE CHIEF

Appointment, 3.540 Assistant, 3.543

Division of fire prevention and investigation, jurisdiction of, 3.545 Fire marshal, appointment of, 3.544 Power to remove structures, 3.547 Rank established, 3.542 Salary of, 3.540, 8.405(c) Secretary appointment of, 3.543 rank established, 3.542 salary, 3.540, 8.405(c)

FIRE COMMISSION

Chief of department, see Fire Chief Commissioners as successors in office, 3.540 Compensation of, 3.540, 8.405

Discipline hearings by, 8.343 Management of fire department by,

3.540

Mayor as appointing, 3.540

"Members of fire department" for purpose of salary adjustment as excluding, 8.405

Members, number of, 3.540

Permits, prescribing duties as to, 3.545 Powers and duties, generally, 3.540 Salaries of, 3.540, 8.405

Secretary of department, appointment of, 3.541

Term of office of, 3.541

FIRE DEPARTMENT

Adjustment in salaries and wages, 8.405

Age, uniformed force, applicants and appointees, 8.321

Apparatus inspector, see infra, Inspector of Apparatus

Applicants, qualifications of, 8.320 Assignments supervisor, see infra, Supervisor of Assignments

Assistant chiefs rank established, 3.542 salary, 3.540, 8.405(c)

Battalion chiefs rank established, 3.542 salary, 3.540, 8.405(c)

Bureau of fire investigation, see Bureau of Fire Investigation

Bureau of fire prevention, see Bureau of Fire Prevention and Public Safety Captain

battalion chief examination, eligibility, 3.542

prevention and public safety bureau, see Bureau of Fire Prevention and Public Safety

rank established, 3.542 salary, 3.540, 8.405(c)

Captains eligible for battalion chief examination, 8.327

Chief, division of prevention and investigation

rank established, 3.542 salary, 3.540, 8.405(c)

Chief's operator rank established, 3.542 salary, 3.540, 8.405(c)

Citizenship of members, 8.100

Clean record, credit for, in examinations, 8.327 Commission, see Fire Commission

Compensations, generally, 8.405 Competitive examinations for fire prevention and fire investigation bureaus, 8.327

Lieutenant -

FIRE DEPT. - Cont'd Continuance of positions in, 3.542 Days off, 8.452 Death on duty, see Death From Injury on Police or Fire Duty Deputy chief appointment of, 3.543 rank established, 3.542 salary, 3.540, 8.405(c) Disabilities in line of duty city's payment for benefits, 8.571 leaves for, 8.363 medical treatment for, 8.515 reduction of benefits by amount of other benefits, 8.515 retirement board administering provisions as to, 8.515 workmen's compensation benefits, 8.515 Disciplinary procedure, 8.343 Division of fire prevention and investigation · chief's rank established, 3.542 salary, 3.540, 8.405(c) Drivers rank established, 3.542 salary, 3.540, 8.405(c) Engineers rank established, 3.542 salary, 3.540, 8.405(c) Examinations, 3.542, 8.321 Fire boats, see Fire Boats Fire commission, see Fire Commission Fire fighting, see Fire Fighting Firemen generally, see Firemen definition for salary adjustment, 8.405(c)Heroic conduct, reward for, 8.327 Holidays for members of, 8.452 Holidays, working on, 3.540 Hosemen rank established, 3.542 salary, 3.540, 8.405(c) Hours of work, limitation on, 8.452 Injury on duty, see Death from Injury on Police or Fire Duty Inspector, fire prevention bureau rank established, 3.540, 3.542 salary, 3.540, 3.542, 8.405(c) Inspector of apparatus rank established, 3.542 salary, 3.540, 8.405(c) Investigation, see infra, Prevention and Investigation Investigator, bureau of fire investiga-

rank established, 3.542

salary, 8.405

examination for, 8.327 fire investigation bureau, see Bureau of Fire Investigation prevention and public safety bureau, see Bureau of Fire Prevention and Public Safety rank established, 3.542 salary, 8.405 Marshal, see Fire Marshal Medical treatment for disability, 8.515 Member of, for retirement purposes, 8.569 Meritorious conduct, reward for, 8.327 Military service of eligibles affecting appointments in, 8.324 Other cities, salaries fixed by survey of, 8.405 Outside of city, death or disability in service, retirement system covering, 8.560, 8.569 Overtime in generally, 8.452 Physical qualifications of applicants, 8.320 Physician for, 3.542 Positions as continuing, 3.542 Prevention and investigation bureau, see Bureau of Fire Investigation; Bureau of Fire Prevention and Public Safety; Division of Fire Prevention and Investigachief, rank and salary, 3.540, 8.405 Private activities, etc., of officers and employees restricted, 8.105 Promotions clean record considered, 8.327 examinations for, 8.327 meritorious service considered. 8.327 ranks from which made, 8.327 seniority of service considered. 8.327 Ranks, 3.542 Reappointments to fire boats, 3.546 Reassignment of fire boat personnel to, 3.546 Removal of structures, during fire, 3.547 Residence of members required, 8.100 Retirement, see Firemen's Retirement Safety provisions, recommendations as to revising, 3.545 Salaries and wages adjustment in accordance with surveys, 8.405 fire boat personnel reassigned, 3.546 generally, 8.405

FIRE DEPT. - Cont'd

Salaries and Wages-

ordinance fixing in accordance with surveys, 8.405

parity with police department, 8.405 retirement contributions deducted from, 8.515

standardization, exception from,

workmen's compensation in lieu of,

Salvage corps, see Salvage Corps Secretaries

appointment of, 3.541, 3.543 rank established, 3.542 salary, 8.405

Seniority of service —

allowance in promotional exams, 8.327

fire boat personnel reassigned, 3.546 Service years, computation of, 3.542 Sick leaves for members, 8.363 Stokers, salaries of, 8.405

Supervisor of assignments rank established, 3.542

salary, 8.405 Surveys of other cities, salaries fixed in

accordance with, 8.405 Tillermen rank established, 3.542

salary, 8.405 Tours of duty

continuance of, 3.540 exchange permitted, 8.452

generally, 8.452 hours of work in fire department, limitation on, 8.452

salvage corps members, 8.452 Transfers

disability, 8.350

salvage corps, to, 8.452

Truckmen rank established, 3.542

salary, 8.405 Uniformed force, age of applicants and

appointees, 8.320 Vacancies, fire boat personnel reassigned to, 3.546

Vacations 8 440

Watches, see supra, Tours of Duty Work schedules, see supra, Tour of Duty

Workmen's compensation, entitlement to, 8.571

FIRE FIGHTING

Building removals for purpose, 3.547

FIRE INVESTIGATION

Bureau, see Bureau of Fire Investigation

FIRE MARSHAL

Appointment of, 3.544 Inflammable goods laws enforced by,

Salvaged property, sale of, 3.544

FIREMEN

Equipment or other personal property damaged or lost in line of duty, repair or replacement of, 8.411

Marine firemen, reassignment of, 3.546

Private employment and activities, rules and regulations against, 8.105

FIREMEN'S RETIREMENT

Actuarial equivalent retirement upon, 8.570

Adjustment of disability retirement allowance, 8.574

Adjustment of wages affecting, 8.405(c)

Age and service for -

contributions as based on, 8.579 entrance into department, determination of age, 8.579

generally, 8.567, 8.570

55 years age

death allowance upon, 8.573 less than, retirement upon, 8.567 optional retirement upon, 8.565

20 years servicefamily benefits on death before retirement, 8.565

25 years service natural death upon, 8.573 retirement upon, 8.570

60 years age-

amount of allowance for service prior to, 8.570 disability retirement upon, 8.565

retirement upon, 8.570 65 years age-

allowance for service under 25 years,

8.570 allowance upon, 8.570

67 years age-

retirement upon. 8 570

70 years age-

compulsory retirement upon, 8.567 10 years service-

incapacity retirement upon, 8.571

20 years service-55 years age, family benefits on

death before retirement, 8.565 60 years age, retirement upon, 8.565

25 years service-

actuarial value, allowance computed on, 8.570

FIREMEN'S RETIREMENT-Cont'd Age and Service for-

allowance when retired regardless of age, 8.570

death allowance upon, 8.573 optional retirement upon, 8.565, 8.570

30 years service-

death allowance for, 8.573 natural death, allowance upon, 8.573

Allowances and benefits -

adjustment in disability retirement allowances, 8.574

after retirement, 8.565, 8.566 amount of, 8.570

beneficiaries designated, allowance to, 8.576

beneficiary receiving contributions, 8.579

benefits including, 8.569

children's, see infra, Children's Benefits

continuance -

after January 8, 1932, 8.566 after natural death, 8.573

death benefits, see infra, Death Allowance and Benefits

definition of, 8.569

disabilities affecting, 8.571, 8.573, 8.574

estate or beneficiaries receiving, 8.565, 8.566, 8.576

gainful employment, reduction because of, 8.581

illness from duty, effect of, 8.571 increase in disability retirement allowance, 8.574

limitation to charter provisions for,

montly payments, as, 8.569 natural death, allowance on, 8.573 parents, see infra, Parents' Allowances

percentage allowed for prior service, 8.565

prior service, for, 8.565

reduction because of gainful employment, 8.581

retirement allowance included in, 8.569

termination of employment, refund upon, 8.577

widows, see infra, Widow's Allowances

workmen's compensation benefits reducing, 8.565, 8.575

Appropriations for increase in disability retirement allowance, 8.574 Benefits, 8.569, 8.573, 8.579, 8.581 Bodily injury, retirement for, 8.571 Charter

definition of, 8.569 generally, see Charter Children's benefits -

continuance after January 8, 1932. 8.566

death allowance, 8.565, 8.572 election as to, 8.573

natural death of member, 8.573 no widow, pension in case of, 8.565 option as to, 8.573

retired member's death upon, 8.565 widow's death, upon, 8.565

City's contributions for, 8.579 Compensation

city contributions based on, 8.579 definition of, 8.569 overtime excluded from, 8.569

workmen's compensation distinguished from, 8.569

Compensation earnable, definition of, 8.569

Compulsory retirement at seventy, 8.567

Continuance of benefits after January 8, 1932, 8.566 after natural death, 8.573

service required Continuous for, 8.565, 8.567

Contributions

accounts credited with, 8.579 additional by city, 8.565

adjustment personnel on transfers, 8.577

age as basis of, 8.579 beneficiary, payment to, 8.579 city's

application of, 8.579 disabled member, 8.515 generally, 8.579

installment payment of, 8.579 members on January 8, 1932, 8.565

continuing credit of contributions prior to July 1, 1945, 8.579 deductions for, 8.579

deficit, city's additional contributions for, 8.565 dependent contributions, amount of,

8.579

disability benefits deducted for, 8.515

election as to membership after, 8.565 end of employment, refund upon, 8.577 estate payment to, 8.579

increases in disability retirement allowances, for, 8.574 interest considered in computing, 8.569 July 1, 1945, continuing credit of, 8.579

limitation upon, 8.565, 8.579

FIREMEN'S RETIREMENT—Cont'd Contributions—

normal rate as one-third of allowance, 8.579

other assets, in fund with, for joint participation, 8.579

prior contributions, pension from, 8.565

rate, determination of, 8.579

redeposit — of refund, 8.577

to obtain credits, 8.578

refund-

dependent contributions, 8.579 end of employment or transfer, salary deduction for, 8.577, 8.579 total, with interest applied to allow-

ances, 8.579

transfers, adjustment of accounts upon, 8.577

transfers of funds for increase in disability retirement allowances, 8.574

underwriters' Fire Patrol Employees, 8.562

Death allowance and benefits beneficiaries, receiving, 8.576 definition of, 8.569 election as to, 8.570

estate or beneficiaries receiving, 8.576

family benefits, death before retirement, 8.565

monthly payments as, 8.569 natural death, 8.573 retirement with, 8.570

Death on duty, see Death From Injury
on Police or Fire Duty

Deductions from salary for, 8.579 Dependent contributions for, 8.579 Disability —

actuarial equivalent, with death

benefits, 8.570
adjustment of allowances, 8.574
allowance on retirement, 8.571
board considering retirement for,
8.571

continuance of allowance on death after retirement for, 8.573 credits for other service, 8.578

death due to, continuance of allowances, 8.573

determining percentage of, 8.571 end of, allowance ceasing, 8.571 increase in retirement allowance, 8.574

natural death after retirement for, 8.573

recommendations as to retirement upon, 8.571

recovery, end of pension upon, 8.565

restoration to service after, 8.565 retirement for, 8.571

return to service after, 8.571

sixty years age and twenty years service, 8.565

Election as to children, parents', widow's allowances, 8.573

Employment after, effect of, 8.581 Estate —

allowable payable to, 8.565, 8.566, 8.576

total contributions paid to, 8.579 Expert witness for city, serving after retirement, 8.511

Family benefits, death before retirement, 8.565

Final compensation, definition of, 8.569

Fire boat personnel entitled to, 8.569 Future members, retirement of, 8.567 Gainful employment after, effect of, 8.581

Hydrant-gateman as member for, 8.569

Illness on duty, retirement for, 8.571 Incapacitation, requirement for, 8.571 Increase in disability retirement allowances, 8.574

Injuries, retirement for, 8.571
Installment payment of city's contributions, 8.579

Interest, definition of, 8.569

Joint participation, contributions held with other assets for, 8.579 July 1, 1949, membership on or after,

8.568 July 1, 1950, option as to membership

July 1, 1950, option as to membership after, 8.568 Marine engineers as members for,

8.569
Marriage necessary for widow's allow-

ance, 8.573

Member of fire department, definition of, 8.560, 8.569

Membership —
after January 8, 1932, 8.567
definition of, 8.560, 8.569
July 1, 1949 and after, 8.568
July 1, 1950, options, 8.568
Military service, credit for, 8.568

Options — children's, widow's, parents' allowances, 8.573
July 1, 1950, membership after, 8.568

BOARD OF SUPERV.-Cont'd

Options as to membership — choice for member on January 8, 1932, 8.565

Option as to retirement service retirement, 8.565 55 years of age, 8.570 25 years service, 8.570 30 years service, 8.570

Other departments, credits for service in, 8.578

Outside of city, service, 8.560 Overtime pay affecting, 3.540 Parents allowance —

continuance after January 8, 1932, 8.566

death allowance, 8.572 election as to, 8.573

natural death of member, 8.573 option as to, 8.573

Pension, see supra, Allowances and Benefits

"Rates of compensation" for purposes of, 8.405(c)
Ratios as to allowance, 8.570

Reduction of widow's, etc., allowance, 8.573

Reductions on account of workmen's compensation, 8.565

Refund —
dependent contributions, 8.579
end of employment or transfer,
8.577

Retirement allowance, see supra,
Allowances and Benefits
Retired person, see Retired Persons
Retirement board —

generally, see Retirement Board definition of, 8.569

Retirement system, definition of, 8.569

Right of retirement, 8.580
Salary deduction for, 8.579
Salvage corps members entitled to, 8.569

Service credits —
disability in line of duty, time credit—
ed, 8.515

military service, for, 8.578 other departments, service in, 8.578 police and fire service, 8.578 re-deposit of contributions to obtain, 8.578

Service required for — aggregate total service, 8.570 continuous service necessary, 8.567 generally, 8.567

years, see supra, Age and Service for Sickness on duty, death from, 8.565 Social security coverage, exclusion from, 8.514

Surviving wife, definition, 8.573 System, definition of, 8.569

Transfer of funds for increase in disability retirement allowances, 8.574 Underwriters' Fire Patrol employees, status, 8.562

Widow allowances —

child taking on widow's death, 8.565 continuance after January 8, 1932, 8.566

contributions for, 8.579 death before retirement, 8.565 death for injury on duty, 8.565 election as to, 8.573

marriage at time of injury or illness, 8.572, 8.573 natural death of member, 8.573

natural death of member, 8.573 option as to, 8.573

reduction due to death prior to qualification for service retirement, 8.573

re-marriage, payment until, 8.572, 8.573

retired member, death of, 8.565 time of marriage required for, 8.573 Witness for city, service after retirement, 8.511

Workmen's compensation payment affecting, 8.575

FIRE PREVENTION AND INVESTIGATION

See Bureau of Fire Investigation; Bureau of Fire Prevention and Public Safety; Division of Fire Prevention and Investigation
Inspections, 3.545

FIRE PROTECTION
Telephone system service for, 3.510

FIRE SAFETY STANDARDS Plans for construction, etc., examination and approval of, 3.545

FIRES
Conflagrations, see Conflagrations
Salary deduction during emergencies
due to, 8.406

FISCAL YEAR
Beginning and ending date, 6.100
Emergencies not to be anticipated beyond, 8.406

FISHING Port commission regulating facilities used in, 3.581 FIXED CHARGES

Appropriation for as subject to administration by chief administrative officer, 6.203

FLAMMABLE LIQUID STORAGE

Fire inspections, 3.545

Plans for construction, etc., of facilities for, examination and approval of, 3.545

FLOODS

Salary deductions during emergencies due to, 8.406

FOOD INSPECTIONS

Fees for licenses as covering cost of, 6.403

Ordinance providing for, 6.403

FOREIGN TRADE ZONE

Bonded indebtedness authorized for, 3.597

Contracts for, operation of, etc., 3.581 Public utilities, as, 3.597

FORFEITURES

Avoidance of, upon abandonment of park and recreation lands, 7.403

FRANCHISES

Action postponed by mayor, 3.100 Effective date of ordinances granting public utility franchises, 2.304 Emergency legislation prohibited, 2.301

Interest by officers and employees prohibited, 8.105

Ordinances, effective date of, 9.108 Port commission, powers of, 3.581 Postponement of action by mayor,

Referendum as to granting of, 7.404

FUNCTION

Transference of person with, 1 101

FUNDS

Airport revenue fund, 6.408 Cash position as shown by controller's summaries, 3.302 Chief of police, contingent fund for,

3.539 District attorney's, 3.402

Emergency reallocation of funds to meet, 8.406 reserve fund, 6.307

General, see General Fund Harbor revenues, 3.584

Health service system, creation of, 8.428

Interest funds, see Interest Funds Interest on deposits as accruing to,

Law library, 4.104

Municipal railway employees, benefit fund, 8.404 Quarterly summaries for, 3.302

Reallocation of to meet emergency,

Recreation and park facilities, funds for, 3.552

Retirement funds, see Retirement Funds.

Sinking, see Sinking Fund Special elections, for initiative, referendum and recall, 9.110

Temporary transfers or loans as made from, 6.304

Unencumbered balances, transfers of, 6.305

Utilities reconstruction and replacement funds, 6.407

G

GAMES

Admission fees, permission to charge, 7.403

Lease of stadiums and recreation fields for, 7.403

GARAGES

Transfer to central garage, 7.100 Underground garages beneath parks and squares, 7.403(b)

GAS

Mains as ordered by director of public works, 7.604

GENERAL FUND

Balancing during emergencies by salary deductions, 8.406 Retirement system contributions charged to, 8.510

Utility surpluses transferred to, 6.407

GENERAL LAWS Generally, see State Law

GENERAL MANAGER Retirement board, 3.670

GENERAL OBLIGATION BONDS Interest, 7.307

GIFTS

See also: Bequests: Devises Boards and commissions powers as to,

3.500

California palace of legion of honor, generally, 3.621

Investment of, 6.311

M. H. de Young Museum, 3.631 Palace of legion of honor, 3.621 Power of city to receive, 1.101 Prohibited practises as to, 8.105

Receiving for city, 3.500 Title vesting in city, 3.500

Works of art, approval of, 3.601

GRANTS

Emergency measures prohibited, 2.301

GROUNDS

Art commission advice as to, 3.601 Buildings on

power to erect, 7.403

use restricted to recreation, 7.403 Control management and direction by

commission, 7.403 Leases of land, 7.403 War memorial, trustees in charge of, 3.610

н

HARBOR

Acceptance of properties by city, 3.582Agreements relating to transfers to city.

3.582Bonded indebtedness, exemption from

limitations, 6.401

Commission, see Port Commission Control, acceptance by city and country, 3.582

Employees, effect on, 3.583

Improvements, powers of port commission as to, 3.581

Jurisdiction, acceptance by city and county, 3.582
Leases of land, buildings, docks, and

piers in, 3.581 Management by port director, 3.581 Port commission, management by,

3.581, 3.582, and see Port Commission

Property ·

acceptance of, 3.582 possession and management, 3.581

Revenue bonds, 3.581, 6.406 Revenue funds, 3.581, 3.584, 6.406

Retirement, 8.505

Services, fees and schedule of fees for, 3.581

Transfer by state to city, 3.582

HARBOR REVENUE FUNDS Generally, 3.581, 3.584

HASSLER HEALTH HOME

Assistant director of public health, responsibilities of, 3.510

HAZARDOUS OCCUPANCIES

Fire inspections, 3.545

Plans for altering, etc., examination and approval of, 3.545

HEALTH

Advisory board, see Health Advisory

Business affecting, licenses for, 7.704 Department of, see Public Health Department

Director, see Director of Health Services, see Health Service

HEALTH ADVISORY BOARD

Chief administrative officer as appointing, 3.510

Compensation, se without, 3.510 Creation of, 3.510 service of members

Dentists as members of, 3.510

Membership of, 3.510 Physicians as members of, 3.510

Recommendations on public health matters, 3.510

Reports on public health matters, 3.510

Terms of office of, 3.510

HEALTH OFFICER

Director of public health as having powers and duties of, 3.510

HEALTH SERVICE

Accounting system for funds, 8.429 Actuarial reports prerequisite to approval of plans, 8.422

Adequacy of services and fees, annual review of, 8.423

Administration of -

expenses of administration, city and school district contributions for, 8.428

generally, 8.420

power and duty of board as to, 3.681

Administrative expenses, contributions for, 8.428

Admissions to system, power of board as to, 3.681

Affidavits disclaiming benefits on religious grounds, 8.420

HEALTH SERVICE-Cont'd

Amounts of contributions, determining and certifying, 8.429

Annual review of services and fees, 8.423

Appropriations for generally, 8.428

prohibitions as to, 8.431

Audit of funds, 8.429

Board, see Health Service Board Changes in services, adoption and ap-

proval of, 8.423 Charging of city and school district contributions, 8.428

Charter provisions as applicable to,

8.427 Choice as to physicians, etc., 8.426

Civil service provisions applicable to employees, 8.427

Claims, limitations as to, 8.431

Compensation, see infra, Fees and Compensation

Conflicts between board and director, avoidance of, 3.682

Continuance

employees in positions, 8.427 old plans pending new plans, 8.429

Contracts for services limitation as to, 8.426 power and duty as to, 3.681

Contributions

administrative expenses, 8.428 amounts determined and certified,

8.429 charging against funds, 8.428 city contributions, 8.428, 8.431

deductions for, 8.429

deposit with treasurer, 8.429 details stated in plans, 8.424

limitation on city and school district contributions, 8.428, 8.431

matching contributions by city and school district, 8.428

members' contributions, 8.428 monthly basis, on, 3.680, 8.428 retired persons' contributions, 8.428

school district contributions, 8.428, 8.431

Costs

contributions, see supra, Contribu-

records and annual review of, 3.681 sharing by employees, city, school district, 8.428

Creation of system, 8.420

Deceased employees' dependents, provisions for, 8.425

Deductions for contributions, 8.429 Deficits of prior systems, disposal of, 8.432

Dependents, provisions for, 8.425. 8.428

Details as to benefits and contributions, plans required to state, 8.425 Director, see infra, Medical Director

Disbursements audit, prerequisite, 8.429

exclusively from fund, 8.431 Disclaimer of benefits on r grounds, 8.420 on religious

Doctors, free choice as to, 8.426 Effectuating of plans, duty as to,

3.681Emergency care in public facilities,

8.430

Employees -

civil service rights of, 8.427 continuance in positions, 8.427

resigned employees participating, 8.425

retired employees participating, 8.425

Exclusive contracts for services prohibited, 8.426

Exemption from system other medical care, for, 8.420

religious reasons for, 8.420 rules and regulations as to, power to

make, 3.681 salary limits as cause for, 8.420

Expenses borne by fund, 8.431 Favoritism prohibited, 3.681

Fees and compensation revision of, 8.423

right to serve at uniform rates, 8.426 uniform rates of, 8.426

Former employees, provision for, 8.425

Free choice of care, provision for, 8.426

Funds -

administration of, 8.429 audits before disbursements, 8.429 claims upon, limitation of, 8.431 control of, 8.429

creation of, 8.428

deductions for, 8.429 disbursements from, 8.429, 8.431 expenses paid exclusively from, 8.431

investment and control of, 8.429 monthly payments to, 8.429

use by board, power as to, 3.681 Hearings for review of care and fee adequacy, 8.423

Historical costs for medical and hospital care, keeping of and annual review, 3.681

Hospitals

free choice as to, 8.426 right to render services, 8.426 HEALTH SERVICE-Cont'd

Indemnity plans, power to adopt, 8.422 Insurance plans, power to adopt, 8.422 Matching contributions by city and school district, 8.428

Medical advisor for executive officer,

3.682

Medical care -

adequacy, review of, 8.423 choice as to physician, etc., 8.426 definition of, 8.430

emergency care in public facilities,

8.430 exclusive contracts prohibited, 8.426

free choice as to, 8.426 indemnity plans, power to adopt,

8.422

insurance plans, power to adopt, 8.422 professional conduct law governing, 8.430

public health facilities, use of, 8.430

revisions as to, 8.423 right to render at uniform rates, 8.426

Medical director — appointment of, 3.682

charter provisions as applicable to, 8.427

effectuation of plans through, 3.681, 3.682

executive officer with medical advisor as alternative to, 3.682

Membership of system, 8.420 Monthly payments to fund, 8.429 Nurses —

free choice as to, 8.426 right to render services, 8.426 Ordinance —

approval of plans by, 8.421, 8.422 power to enact, 8.424

revisions approved by, 8.423

Parking authority employees as members of system, 8.420, 8.425, 8.428 Participants specified, 8.425 Pharmacists —

free choice as to, 8.426 right to render services, 8.426 Physician —

definition of, 8.426

right to render services, 8.426 Prayer healing adherents exempted, 8.420 Prior system, expenses of, 8.432 Professional conduct law governing, 8.430 Public health facilities, use of, 8.430 Rates of fees, see supra, Fees and

Compensation

Records and review of costs for services, 3.681

Religious beliefs, exemption on ground of, 8.420

Rescissions by new plans, continuance of old plans pending, 8.421

Resigned employees, provisions for, 8.425, 8.428

Retired persons, provisions for, 8.425, 8.428

Retirement system members as eligible for membership, 8.420

clarity and completeness required, 3.682

making of, power as to, 3.681 services subject to, 8.426

Revisions in services, adoption and approval of, 8.423

Right to render services at uniform rates, 8.426

Rules and regulations -

clarity and completeness required, 3.682

making of, power as to, 3.681 services subject to, 8.426

Salaries — deductions for contributions, 8.429 limits as basis for exemptions, 8.420

limits as basis for exemptions, 8.420 School district employees as members, 8.420, 8.425

Sheriff's office personnel, provisions for membership, 8.507 Special privilege prohibited, 3.681

Specific provisions, plans required to state, 8.424

Standards of services, 8.430

State teachers retirement system, eligibility after transfer to, 8.425

Superseding plans, continuance of old plans pending, 8.421

Surpluses of previous system, disposal of, 8.432

Teachers, provisions for, 8.420, 8.425, 8.428

Temporary employees, provisions for, 8.425

Time limits for action —

health service board administration matters, 3.681

Uniform rates, right to serve at, 8.426 Voluntary membership, power of board as to, 3.681

Writing required for matters submitted to board, 3.681

HEALTH SERVICE BOARD

Adequacy of care and fees reviewed by, 8.423

Administration of system by, 3.681, 3.682, 8.420

Admissions to systems, power as to, 3.681

Affidavits of disclaimer filed with, 8.420

HEALTH SERVICE BOARD-Cont'd

Appeal board of, activities as confined to, 3.682

Appointment to by mayor, 3.680 Assistant acting for city attorney, 3.680

Ballots for electing members, 3.680 Bond, official, of members, 3.680 Charter provisions as applicable to, 8.427

City attorney as member of, 3.680 Conflicts between board and director, avoidance of, 3.682 Contract power of, 3.681

Disclaimers filed with, 8.420 Doctor of medicine as member, 3.680 Duties and powers, generally, 3.681 Duty to adopt plans, 8.422 Elective membership of, 3.680 Exemptions, power to grant, 3.681 Finance committee chairman as mem-

ber of, 3.680 Fund administered and invested by,

8.429 Hearings as to adequacy of care and fees conducted by, 8.423

Indemnification plan, power to adopt, 8.422

Insurance official as member, 3.680 Insurance plan, power to adopt, 8.422 Mayor's appointments to, 3.680

Medical care plans, power to adopt, 8.422

Medical director appointed by, 3.682 Membership of, 3.680 Nominations for election to, 3.680 Official bond of members, 3.680

Policy matters, activities confined to, 3.682 Powers and duties, generally, 3.681

Power to adopt plans, 8.422 Rules and regulations, power as to, 3.681

Submission of matters to, 3.681 Terms of office of, 3.680 Vacancies in office, filling of, 3.680 Written requests to, action on, 3.681

HEALTH SERVICE SYSTEM Administration of, 3.681, 8.420 Admissions, 3.681, 8.420, 8.425 Charter provisions apply to, 8.427 Contributions, 8.428, 8.429 Established, 8.420 Exempt, who are, 3.681, 8.420 Fund, 8.428 contributions, 8.428, 8.429 "Medical care" defined, 8.430

Members, 8.420, 8.425 claims by, limitation, 8.431 dependents, 8.425 retired employees, 8.425 temporary employees, 8.425 Plans, adoption of, 3.682, 8.422, 8.424 continuation of existing, 8.421 Schedules and compensation, revision of, 8.423

HEARINGS

Abandonment of street railways as subject to, 3.595 Adoption of proposed budget after,

6.203

Appeals license and permits cases, 3.650 zoning change decisions, 7.501

Appropriation ordinance as proposed,

Budget estimates, mayor holding hearings on, 6.100

Chief administrative officer, hearing for removal of, 3.200 Departmental affairs subject to, 2.400,

3.701Fees for medical care reviewed by,

8.420, 8.423 Fire and police disciplinary procedure,

8.343 Health service, review of adequacy of,

8.423Investigation of departments, hearings

of, 2.400, 3.701 License and permit appeals, 3.650

Master plan amendment, hearings as to, 3.522

Medical care adequacy reviewed at, 8.420, 8.423 Offices, hearings on conduct of, 2.400,

3.701Patrol special police officers suspended

or dismissed on, 3.536 Permit appeals, 3.650

Power not restricted, 2.401, 3.101, 3.500

Proposed budget adopted after hearing, 6.203 hearing date fixed, 6.203

Public hearing of charges against employees, 8.341

Removal of officers, hearing for, 8.107, 8.341

Superintendent of schools, removal of, 5.102

Suspension of employees, hearings as to, 8.341, 8.343

Teachers, hearing for removal, 5.101 Time limit for zoning change appeals, 7.501

HEALTH SERV. SYSTEM-Cont'd

Utilities rates changes subject to, 3.598

Welfare commission removal proceedings, 3.570

Zoning changes, hearings as to, 7.501 ordinance hearings, 7.501 variance hearings, 7.503

HEROIC CONDUCT Fire department reward for, 3.540 Police department reward for, 8.405

HETCH-HETCHY PROJECT
Public utilities commission, department under, 3.592

HIGHWAYS
See Streets and Highways

See Streets and Highways HOLIDAYS

Fire department members, 8.450 Municipal railway platform employees and operators, overtime for, 8.450 Police department members entitled to, 8.451

Vacation, pay for, 8.403, 8.404, 8.440 Vacation period, effect on, 8.440

HORTICULTURAL COMMISSIONER City officer, status as, 1.103

HOSPITALS

Administrator of San Francisco General Hospital, appointment of, 3.510

Assistant director of public health, responsibilities of, 3.510

Emergency hospitals, responsibilities of assistant director of health, 3.510

Fire inspections, 3.545

Plans for altering, etc., examination and approval of, 3.545

San Francisco General Hospital, see San Francisco General Hospital

HOURS OF WORK

Fire department, 8.452 Municipal railway, 8.450 Police department, 8.451

HOUSING Project plans, reports, 3.527 Publicly-assisted private housing, project plans, reports, 3.527 HOUSING CODE

Fire safety provisions, recommendations as to revising, 3.545

Ι

IMPROVEMENTS
See Public Works and Improvements

INCREASES Retirement, see Retirement

INDEXES Ordinances, indexes for, 2.203 Resolutions, indexes for, 2.203

INFLAMMABLE GOODS
Fire marshal enforcing laws as to,
3.544

INFLUENCE Prohibited acts, 8.105

INITIATIVE, REFERENDUM AND RECALL

Affidavits as to signed petitions, 9.109 Airport lease referendum, 7.402 Amendatory ordinances exempt from

referendum, 9.108 Amendment of measures, provisions as

to, 9.114 Appropriation ordinances exempt from referendum, 9.108

Arguments —
favoring, presentation of, 9.112

opposing, presentation of, 9.112 opposing, presentation of, 9.112 Ballots form of, 9.113

"yes" and "no" following statement on, 9.113 statements on, 9.113

Board of education members subject to recall, 9.108

Budget ordinances exempt from referendum, 9.108

endum, 9.108 Challenge of signatures on petitions, 9.108

Charter amendment petitions filing and delivery, 9.112

Chief administrative officer subject to recall, 9.108

Choice between competing and conflicting measures, 9.114

City attorney preparing statements as to, 9.113

Competing measures, choice between, 9.114

Conflicting measures, choice between, 9.114

INITIATIVE, REFERENDUM AND RECALL—Cont'd

Controller's statement as to cost, 9.112

Controller subject to recall, 9.108 Cost, controller's statement as to, 9.112

Denial of signing petition, 9.109 Effective date —

after favorable vote, 9.113

ordinances subject to referendum, 2.301, 2.304

Elections, compliance with charter required, 9.115

Elective officers subject to recall, 9.108

Emergency measures restricted by initiative, 2.301, 2.304 Emergency powers ordinances exempt

from referendum, 9.108
Favorable vote, effective date upon,

9.113 Formal defect not invalidating elec-

tions, 9.115 Franchises as subject to, 7.404, 9.108 Fund for special election, 9.110

General election measures submitted at, 9.111

Leases of real property subject to referendum, 7.402, 7.404

Mailing of copy to voters, 9.112 Majority vote on, 9.113

Officers statement of justification, 9.112

Opposing arguments, presentation of, 9.112

Ordinances subject to, generally, 9.108 Pamphlets -

arguments, containing, 9.112 cost statement of controller in, 9.112

Petitions — generally, 9.109

affidavits as to signing, 9.109 arguments, presentation of, 9.111 challenge of signatures on, 9.109 denial of signing, 9.109 general law governing, 9.109 presumptions as to validity, 9.109 revocation of signatures, 9.109

rules and regulations governing, 9.109 signature withdrawn from, 9.109 special election requested by, 9.111 state law as governing, 9.109

Policy declaration subject to referendum, 9.108

Power as to, 9.108

Preference as to competing and conflicting measures, 9.114

Presumption as to validity of petitions, 9.109

Printing of copies for voters, 9.112 Protest of ordinances by, 9.108

Public utilities bond elections, 7.303 Public utilities commission members subject to recall, 9.108

Reasons for recall demands, statement of, 9,112

Recall -

ineligibility for office after, 9.113 reimbursement of officer where retained, 9.113

successor appointed in event of, 9.113

Reimbursement of officer not recalled, 9.113

Rejection of legislative act, 9.108 Repeal, provisions as to, 9.114

Revocation of signatures on petitions, 9.109

Salary ordinance exempt from referendum, 9.108

Sample ballot — mailing to voters, 9.112

officers statement of justification, 9.112

printing of, 9.112 reasons for recall stated, 9.112

Signatures on petitions withdrawn, 9.109

Social security coverage, referendum as to, 8.514

Special elections generally, 9.103, 9.108 fund for, 9.110 holding of, 9.111 ordinance directing, 9.111

time for, 9.111 State election, measures submitted at, 9.111

State law - applicability of, 9.103

petition governed by, 9.109 Substantial compliance with charter

substantial compliance with charter required, 9.115 Taxation —

Taxation —

controller's statement as to, 9.112 ordinances, exempt from referendum, 9.108

Tie vote, resubmission on, 9.114 Time —

limit on recall, 9.108 special election, 9.111

Utilities leases or sales subject to, 7.404

Veto, provisions as to, 9.114

INQUIRY

See also Investigations

Chief of police as having power of,

Departmental affairs subject to, 2.400 Offices, inquiries on conduct of, 3.701 Power not restricted, 2.401, 3.101, 3.500

Tax collector having power of, 6.403,

7.704

INSANITY Vacancy in office by, 8.104

INSPECTIONS

Chief of police, power of, 3.537 Fees for licenses as covering cost of, 6.403

Fire prevention and public safety, 3.545

Ordinance providing for, 7.704

Public safety, 3.545 Tax collector, power of, 6.403, 7.704

INSPECTORS

Fire department, see Fire Department Police department, 3.534

INSTITUTION HEADS

Appointing officers, as, 3.501 Checking of purchases, duty of, 3.501 Functions, continuance of, 11.102 Requisitions for purchases, power to issue, 3.501

INSTITUTIONS Revolving funds for, 6.308

INSURANCE

6.407

Exhibits M. H. de Young Museum, 3.633 Palace of legion of honor, 3.623 Retirement board, experienced in-

surance person as member of, 3.670 - 3.672 Utilities reserve fund appropriated,

INTELLIGENCE UNIT (Police) Inspector in, deemed appointed, 3.534

INTER-DEPARTMENTAL SERVICES

Controller prescribing payments methods for, 6.305

INTEREST (contracts, etc.) Collusion, penalties, 7.206 Definition of, 8.105

Direct interest prohibiting influence, 8.105

Disclosure of remote interest in contracts, sales, etc., required, 8.105

Indirect interest prohibiting influence,

Influence, prohibited acts, 8.105 Official capacity, prohibited acts in, 8.105

Prohibited, 8.105

Remote interest excluded from prohibitions, 8.105

INTEREST (money)

Bonds, general obligation, 7.307 Budget including interest on borrowed money, 6.304

Definition under retirement provisions, 8.509

Deposited money, interest accruing to city, 6.311

Estimates of required amount for, 6.100, 6.203

Improvement bond interest paid by special assessment, 7.603 Maximum tax levy as exclusive of,

6.208, 6.400 Notes of city, supervisors fixing interest on, 6.304

Notes securing loans to city, interest on, 6.304

Public utilities bonds interest met by bond issuance, 7.301

Revolving fund moneys used for special assessment projects, interest added to contracts, 7.603

Tax levies for payment of, 6.208, 6.400

Temporary transfers or loans, interest on, 6.304

Utilities interest fund appropriated, 6.407

INTERFERENCE (administrative affairs) Prohibition as to, 2.401, 3.101

INTERNAL CHECK Controller as devising, 3.301

INVENTORIES

Purchaser of supplies maintaining, 7.100

INVESTIGATION

See also Inquiries

Chief of police as having power of, 3.537

Claims investigated by controller, 6.303

Fire bureau, see Bureau of Fire Investigation

License and permit appeals, 3.651 Master plan for, 3.524

INVESTMENTS

Health service funds, 8.429 Municipal railway employees, benefit funds, 8.404

Retirement system funds, expenses of investing, 8.510

Trust fund, investment of, 6.311

J

JOINT BOARD of Fire and Police Commissioners Electricity department chief having powers and duties of, 3.500

JOINT COMMISSION Electricity department commission, abolishment of, 3.500

JOINT CUSTODY ACCOUNT Record of moneys and securities in joint custody safe, as, 6.310 Withdrawals on as verified, 6.310

JOINT CUSTODY SAFE Balance as verified, 6.310 Moneys needed as withdrawals from, 6.310

JUDGMENT Budget estimates submission to mayor including statement of, 6.203

JURISDICTION Harbor, acceptance by city and county, 3.582

JURY SERVICE Retired person permitted, 8.509, 8.511, 8.581 Salary and wage payments affected by, 8.400

JUVENILE BUREAU Inspectors in, 3.534

JUVENILE COURT PROBATION OFFICER

Appointing officer, as, 4.105 Appointment of, 4.105 Assistant, deputies and employees as

appointed by, 4.105 Civil service as applicable to assistant and employees, 4.105

Pension provisions of charter applicable to, 4.105

Retirement provisions of charter applicable to, 4.105

Salaries and wages of, 4.105

JUVENILE PROBATION BOARD City officers, members as, 1.103 Continuance of powers and duties under state law, 4.105 Officers of city, members as, 1.103 Probation officers employees confirmed by, 4.105

L

LAGUNA HONDA HOME Assistant director of public health, responsibilities of, 3.510

LAND
Food industry relocation, property
transactions for, 7.703
Leases of, see Leases
Real property, see Real Property

LANDSCAPE ARCHITECT Appointment by mayor, 3.600

LAW ENFORCEMENT Mayor's responsibility for, 3.100

Board of trustees for, 1.103, 4.104

LAW LIBRARY

Board of supervisors providing for, 4.104
Fees, collection of, 4.104
Free access to, 4.104
Fund—
collections for, 4.104
expenditures from, 4.104
Furnishings for, 4.104
Librarian for, 4.104
Location of, 4.104
Management of, 4.104
Mayor as ex-officio trustee of, 4.104
Quarters for, 4.104
Salaries and wages of employees of, 4.104

LAW LIBRARY-Cont'd

Superior court judges as ex-officio trustees, 4.104

Trustees

generally, 4.104

city officers, as, 1.103 Use of, persons entitled to, 4.104 Vacancies on trustees board, filling of,

4.104

LAW PRACTICE

Assistant attorneys, qualification for job, 3.506

City attorney, qualification for office, 3.401, 3.406

District attorney, qualification for office, 3.402, 3.406

Municipal judges prohibited from, 4.100

Public defender, qualification for office, 3.403, 3.406

LAWS

Power to make and enforce, 1.101

LAY-OFFS

See also Reduction in Force Automation causing, 8.351 Fire boat personnel due to conversion

or discontinuance, 3.546 Military service returnees as causing,

8.360

Retirement contributions, cessession as to, 8.509

Suspension and dismissal provisions of charter not affecting rules as to, 8.341

LEASES

Airport property, 7.402, 7.405

Automobile parking in underground garages, 7 403(b)

Board of supervisors as authorizing, 7.402

auditorium, power Civic lease. to 3.510

Director of property in charge of, 7.400, 7.402

Exposition auditorium, power to lease, 3.510

Garages underground, park and recreation property for, 7.403(b)

Harbor facilities, power as to, 3.581 Length of period, extending by ordinance, 7.402

Port commission, powers of, 3.581 Produce market relocation, lands for, 7.703

Public utilities commission as leasing water department property, 7.402 Recreation and park department

powers as to, 7.403

Referendum as to airport leases, 7.402 Referendum as to utility leases, 7.404 Stadiums and recreational fields, 7.403 Underground garages, squares, 7.403(b)

Utilities leased, status of employees of, 7.404, 8.300 Utilities leases by board of supervisors,

7.404 Water department property leased for

agriculture, 7.402

LEAVE OF ABSENCE

Accumulation of sick leave, 8.363 American Red Cross, service in, 8.362 Amendments to rules governing, 8.360 Civil service commission rules governing, 8.360

Disability leaves, 8.363 Illness, leaves due to, 8.363 Military, see Military Leaves National defense, for, 8.361

Police officer obtaining leave after suspension, reinstatement, 8.344

Red Cross, service, 8.362 Rules governing, 8.360 Rules of commission governing, 8.360

Sick leave, 8.362 Time limit for, 8.362

War effort leaves, 8.361

LEGACY

Investment of, 6.311

LEGAL CAPACITY City and county, legal capacity, 1.101

LEGAL PROCEEDINGS Actions, see Actions

LEGION OF HONOR Palace, see California Palace of Legion of Honor

LEGISLATIVE ACTS Ordinances as means of, 2.300

LIABILITIES

Accounts and accounting procedure to record, 3.301

LIBRARIAN

See Law Library; Library Department

LIBRARY Commission, see Library Commission Department, see Library Department Law, see Law Library Purchases by, 7.100 Taxation to support, 6.208

LIBRARY COMMISSION
Compensation, service without, 3.560
Duties of, generally, 3.560
Ex-officio members of art commission, chairman as, 3.600
Librarian, appointment of, 3.561
Membership of, 3.560
Number of members of, 3.560
Powers of, generally, 3.560

Reduction in membership, 3.560 Secretary —

appointment of, 3.561 civil service exemption, 3.561 Terms of office of members of, 3.560

LIBRARY DEPARTMENT
Appointing officer, librarian as, 3.561
Chief executive, librarian as, 3.561
Civil service, positions as subject to, 3.561

Commission as managing, 3.560 Incumbents deemed appointed under civil service, 3.561 Librarian —

appointing officer, as, 3.561 appointment of, 3.561 chief executive, as, 3.561 civil service, exemption from, 3.561 Management by commission, 3.560 Secretary—

appointment of, 3.560 civil service exemption, 3.560

LIBRARY TRUSTEES
Commission as successors in office,
3.560

LICENSES AND PERMITS
Appeal board, see Board of Permit
Appeals
Application required for, 7.704
Board of appeals, see Board of Permit
Appeals
Building permit, issuance upon approv-

Building permit, issuance upon approval by fire prevention bureau, 3.545 Buildings under recreation and park commission, use of, 3.552

Business license, 6.402, 6.403 revocation, etc., 7.704

City planning commission approval of, 7.500
Denial, appeal of, 3.651

Fees for, department heads recommendations as to, 3.500, 6.403
Issuance of —

approval of planning commission required when, 7.500 police chief power to refuse, 3.537 regulation by ordinance, 7.704

revocation, etc., 7.704 zoning, set-back, etc., ordinances, affect, 7.500

Manufacturers of goods, etc., 7.704 Ordinances regulating, 7.704 Police chief power as to, 3.537 Port commission, powers of, 3.581 Recreation and park buildings, use of, 3.552

Revocation — appeal of, 3.651 police chief power as to, 3.537 regulation by ordinance, 7.704 Sellers of goods, etc., 7.704 Spur tracks permit, 7.606

LICENSES TAXES Businesses subject to, 6.403 Fees, 6.402

LIENS
Notes of city as liens on tax collections, 6.304

LIMITATION OF ACTIONS
Waiver of statutes of, 2.300

LIMITED TENURE APPOINTMENTS Authority, expiration after repeal of ordinance, 8.331 Civil service status of appointees, 8.331

Duration of, 8.331 Emergencies, charter provisions operative during, 8.331 Municipal railway runs assignments af-

fected by, 8.331 Non-civil service appointment prohibited when eligibles available, 8.331 Ordinance as to, 8.331 Termination of, 8.331

LITTERATEUR Appointment by mayor, 3.600

LOANS City, loans to, see Borrowing Money

LOST PROPERTY
Employees' property lost in line of
duty, replacement of, 8.411

M

MAGISTRATE Bonds, approval of, 3.402

Warrant and bond officer acting subject to, 3.402

MAJORITY

Board and commission majorities, definition of, 3.500 Quorum of boards and commissions

Quorum of boards and commissions constituted by, 3.500

MANAGER

Retirement board, 3.670 - 3.672

MANAGER OF UTILITIES Administrative power of, 3.593 Appointment of, 3.593 Chief executive, as, 3.593 Department head, acting as, 3.593 Planning commission ex-officion

Planning commission ex-officio member of, 3.521 Powers of, 3.593 Qualification required for position of,

3.593 Salary of, 3.593

MANUFACTURERS Licenses and permits, 7.704

Licenses and permits, 7.704

MARINE CORPS

Veterans preference in examination, 8.324

MARINE ENGINEERS
Fire boats engineers, reassignment of, 3.546

MARKET

Municipal market for produce, land transactions for, 7.701 Produce market, property transactions

for relocation of, 7.701

MARKET STREET RAILWAY Retirement benefits, former employees in military service, 8.520(e)

MASTER PLAN Amendment of, 3.525

Amendment of, 3.525
Board of supervisors, recommendations, 3.526
Building intensity standards included

in, 3.524

Capital improvement project proposals, reports as to effect of, 3.528, 6.202

Departments powers and duties as to, generally, 3 524

Duty to adopt and maintain, 3.524
Hearings as to amendments of, 3.525
Information as to, duty to furnish, 3.524
Investigation and studies for, 3.524
Items composing, 3.524
Mayor's recommendations as to, 3.526
Outside land included in, 3.524
Population —

density standard indicated, 3.524 growth estimates included, 3.524-Preparation of, generally, 3.524 Public interest in, promoting of, 3.526 Publishing and distribution of, 3.526 Recommendations of commissions in-

cluded in, 3.526 Resolutions for amendment of, 3.525 Scope of, generally, 3.524 Understanding of, promotion, 3.526

MAYOR

Abolishment of departments as recommended by, 2.101 Absence of as tolling time limitations,

2.302

Acting mayor, see Acting Mayor Annual executive budget, duties as to, 3.100

Annual message to supervisors, 3.100 Annual reports of department operation submitted to, 3.500

Appointees as removed by, 8.107
Appointment to city service after term, 9.100
Appropriations, reduction of to meet

emergency, 8.406 Approval of resolutions and ordi-

nances, 2.302
Audit of account of controller's books, copy of report received by,

3.305
Board members appointed by, 3.100
Board of permit appeals appointment,

3.650
Board of supervisors acting in case of disaster, 3.100

Board of trustees of war memorial. appointment, 3.610

Bonds of officers and employees in amounts approved by, 3.500

Borrowing money as approved by, 6.304

Budget estimates segregation for mayor, 6.200 transmission to mayor, 6.200

Budget message of generally, 6.203 printed copies for official use and

public demand, 6.204
Budget, review and submission of, 3.100, 6.203

MAYOR-Cont'd

California palace, ex-officio trustee of, 3.620

Capital improvement programs recommendations to, 3.528, 6.202

Chief administrative officer, appointment of, 3.200

disaster, acting in case of, 3.100 Chief executive officer, as, 3.100

City planning commission appointed by, 3.100

Civil service commission appointed by, 3.660

Clearing house representative recommended by, 6.309 Combining department functions by,

3.501 Commissions members appointed by,

3.100

Compensation, fixing of, 3.100 Complaints, duties as to, 3.100

Consolidated budget estimates transmitted by, 6.203 Controller

appointment of, 3.300

official bond, custody and examina-tion of, 3.304

reports sent to mayor, 3.302

Co-operation and co-ordination, duties as to, 3.100

Cost reports of departments to, 3.500 Criminal convictions of officers, duty upon, 8.107

Department affairs, power to investigate, 3.701

Departments supervised by, 3.100 Disapproval of resolutions and ordinances, 2.303, 6.206

Disaster, succession to office in case of, 3.100

Draft of appropriation ordinance to supervisors, 6.203

Duties of generally, 3.100 Elective officer, as, 3.100, 9.100 Emergenc,

declaration of, 8.406 power in, 3 100

succession, in absence, 3.100

Executive secretary for, 3.100 Expenditures reports of department to, 3.500

Expenses of office, appropriation for, 3.100

Fire commission, appointment of, 3.540

Franchises, power to postpone action on, 3.100 Investigation of department, power as

to, 3.701

Law enforcement, responsibility for, 3.100

Law library ex-officio trustee, as, 4.104

Library commission, appointment of members, 3.560

Limitation upon appointment after term, 9.100

Master plan amendment copies to, 3.525

Message to board of supervisors, 3.100 M. H. de Young Museum, ex-officio trustee of, 3.630

Municipal election for, 9.100 Number of terms, 9.101 Officers appointed by, 3.100

Official bond of -

controller custody of, 3.304 necessity for, 3.100 Official bonds

amounts approved, 3.500

controller's custody and examination of, 3.304 suspending officials for insufficiency

of, 3.304 Ordinances transmitted to, 2.302

Planning commission members appointed by, 3.521

Police commission, appointment of, 3.530

Port commission appointment of, 3.584 Port director, appointment of, 3.581 Powers and duties of, generally, 3.100 Proposed budget transmitted to board of supervisors by, 6.203

Public utilities commission appointed by, 3.100, 3.590

Public works costs reported to, 7.200 Recalled officer, appointing successor to, 9.113

Recommendations to board of supervisors, 3.100

Reconsideration of measures requested by, 2.302

Record of board and commission meetings forwarded to, 3.500

Recreation and park commission appointments, 3.550

Reduction of appropriations by, 2.302 Reports of department operation submitted, 3.500

Resolutions transmitted to, 2.302 Retirement board appointed by, 3.100,

3.670 Revolving funds recommended by, 6.308

Salary of, 3.100 Seat on board of supervisors privilege of, 3.100

Secretaries for, 3.100 Service of process upon. 3 100

MAYOR-Cont'd

Social Services commission appointed by, 3.570 Social Services department members —

appointment of, 3.570

removal of, 3.570 Stenographer for, 3.100

Succession to office in case of disaster, 3.100

Supervision of department, duty as to, 3.100

Suspension of officers by, 8.107 Transfer of department functions by,

Tax reduction to meet emergencies, 8.406

Term of length, 9.100 number allowed, 9.101 successive terms, 9.101

Time for action on emergency measures, 2.301

Unanimous measures, time for action on, 2.301

Unencumbered balance transfers approved by, 6.305

Vacancy in office, filling of, 3.100 Veto

appropriation ordinance, 6.203 resolutions and ordinances, 2.302 Voting power in boards and commissions, 3.100

War memorial trustees, appointment of, 3.610

MEDICAL CARE Health service, see Health Service

MEETINGS

Attendance, compelling of, 3.500 Board of supervisors, 2.200, 3.500 Boards and commission, 3.500 California palace trustee board, 3.621 Changing place of, 3.500 M. H. de Young Memorial Museum trustees, 3.631

Notice of special meetings, 3.500 Penalty for absence from, 3.500 Public, opening to, 3.500 Special meetings provided by ordinance, 3.500

MEMORIALS

California palace of legion of honor, see California Palace of Legion of Honor

M. H. de Young Museum, see M. H. de Young Memorial Museum War, see War Memorial

M. H. de YOUNG MEMORIAL MUSEUM

Accounts, duty to keep, 3.633 Additional trustees for, 3.630

Administration in accordance with grant, 3.634

Appropriation for, 6.404(c) Buildings for, 3.631

Civil service as applied to employees of, 3.632

Compensation, trustees serving without, 3.630

Control in accordance with grant, 3.634

Curators for, 3.632 Director for, 3.632 Employees for, 3.632

Exhibits, insurance of, 3.631 Fund, appropriation for, 6.404(c) Mayor as ex-officio trustee of, 3.630 Meetings of trustees, 3.631

Name known in perpetuity, 3.630

Park commission president as ex-offi-cio member of, 3.630

Perpetuity of name, 3.630 Reports to controller, duty to make, 3.633

Salaries standardization applying to employees of, 3.632

Secretary for, 3.632 Trustee board governing, 3.630

Vacancies in trustee board, 3.630

MERITORIOUS CONDUCT Fire department reward for, 8.327 Police department reward for, 8.327

MILITARY LEAVES

American Red Cross leaves deemed military, 8.362 service, granting leaves for, 8.362

Continuing employment after, 8.361 Disabilities incurred in, transfer for, 8.350

Fire department service affected by, 8.405

Fire investigation bureau service affected by, 8.405

Fire prevention bureau service as affected by, 8.405

Health service employees continued under civil service, 8.420

Lay-offs due to return from, governing of, 8.361

Orders filed with civil service commission, 8.361

Peace time leaves, time for, 8.361 Red Cross leaves deemed as, 8.362 Resuming employment after, 8.361

MILITARY LEAVES-Cont'd

Seniority affected by, generally, 8.361 Service for city, term considered as, 8.361

Substitute examinations after, see Substitute Promotional Examinations

Time limit upon, 8.361 War time leaves, time for, 8.361

MILITARY SERVICE

Base pay affecting retirement contributions liability, 8.520

Civil service exams completion after, 8.360 credit for service, 8.321

Contributions to retirement duringcity, 8.520

members, 8.520

Definition for retirement credit purposes, 8.520 Disability affecting retirement service

computations, 8.520

Eligibles list standing affected by, 8.360

Examination preference for veterans, 8.324 Incompletion of civil service exams

due to, 8.360

Interruption in civil service exams due to, 8.360

Lay-offs by return of eligibles, 8.360 Leaves, 8.361

Municipal railway employees, retirement benefits, 8.520(e) Pay affecting retirement contributions

of members during, 8.520 Peace-time draft affecting retirement

service credits, 8.520 Promotional examinations for person in, 8.328

Retirement credits for time in, 8.503. 8.520, 8.554, 8.578

Retroactive effect of provisions as to, 8.360

Return to city service, contributions after, 8.520

MISCONDUCT Official, see Official Misconduct

MISDEMEANORS Bail in cases of, 3,402

MONEYS

Appropriations for transfers as pursued in withdrawals of, 6.303 Claim against city for, filing of, 7.703

Deposits, 6.311 Internal checks relative to, 3.301

Joint custody

account for, 6.310 safe for, 6.310

Ordinance providing for custody of,

Payment into treasury, duty of, 8.400 Public money other than city's, keeping of, 6.311

Transfer for deposits at expense of depositary, 6.311

Treasury, duty to deliver to, 6.311

MOORING OF VESSELS

Port commission as controlling, 3.581

MORAL TURPITUDE

Crimes, removal on conviction of, 8.104, 8.107

Retirement benefits, conviction crime affecting right to, 8.509

MORRISON PLANETARIUM

Admission fee for attendance at, 6.411 Management and operation by California Academy of Sciences, 3.640

MOTORCYCLES

Police officers compensation for service on, 3.531, 8.405(b)

MUNICIPAL CORPORATION

Boundaries, 1.100 San Francisco continued as, 1.100

MUNICIPAL COURT

Annual reports, 4.101 Bailiffs detailed by sheriff, 4.102

Charter prescribing constitution and regulation of, 4.100

Civil service applicable to personnel of, 4.102

Clerk ·

city officer, clerk as, 1.103

duties of, generally, 4.102 general law prescribing powers and duties of, 4.102

law library fees, collection of, 4.104 state law prescribing powers and du-ties of, 4.102

Duties, constitution and general law governing, 4.100 Election of judges, 9.100

Employees of, 4.102

MUNICIPAL COURT-Cont'd

Fees collected as paid into treasury, 4.100

Judges -

clerk of court appointed by, 4.102 compensation as being in full for services, 4.100 election of, 9.100

elective officers, as, 9.100

law practice by, as prohibited, 4.100 meetings of, 4.101

presiding judge, responsibility of, 4.100

terms of, 9.100

Monthly reports of, 4.101 Officer of city, clerk as, 1.103 Personnel appointed by clerk, 4.102 Powers, constitution and general law

governing, 4.100
Presiding judge as supervising and directing the work, 4.100

Records as responsibility of presiding judge, 4.101

Reports -

board of supervisors, to, 4.101 responsibility for, 4.100

Retirement system membership of employees, 8.503

Rules and regulations as prescribed by judges, 4.101

Salaries and wages of employees, 4.102

Terms of judges, 9.100

MUNICIPAL ELECTION See Elections

MUNICIPAL RAILWAY

Additional pay for holiday work for operators and platform employees, 8.404

Arbitration of disputes, establishment of procedure, 8.404

Basic wars certian employees 8.404

Basic wage, certian employees, 8.404 Benefits for employees, 8.404

Bus operator — compensation, 8.404

conductors assigned to duty as, 8.450

days off allowed, 8.450 holiday provisions for, 8.404 hours of work, 8.450

hours of work, 8.450 motormen assigned to duty as, 8.450 overtime for, 8.450

residence requirement, 8.320 salaries standardization, see Salary

Standardization seniority governing appointments as, 8.450

Cable car operation and maintenance mandated, 3.595

fares limited, 3.595

Classification, standardized salary paid in accordance with, 8.404

Coach operators, see supra, Bus Operators

Conductor, residence requirement, 8.320

Equipment or other personal property of employees damaged or lost in line of duty, repair or replacement of, 8.411

Extra pay — holiday work, operators and platform employees, 8.404

instructor duties, 8.404

Fares, 3.598 _ cable cars, 3.595

Fund for employee benefits, 8.404 Health service system, 8.404

Holiday provisions for operators and platform employees, 8.404

Instructor duties, extra pay for, 8.404 Investment of benefit funds, 8.404

Maximum rates of pay to present employees under standardization, 8.404

Military service, retirement benefits, 8.520

Motormen, residence requirement, 8.320

Other cities -

schedules, certification of, 8.404 standardization in accordance with, 8.404

Overtime for platform employees and operators, 8.450

Platform employees compensation, 8.404 days off allowed, 8.450 holiday provisions for, 8.404 hours of work, 8.450

limited tenure service affecting assignment of runs, 8.331

overtime for, 8.450 salaries and benefits, 8.404

Public utilities commission, depart ment under, 3.592

Residence requirements, exception, 8.320

Retirement benefits for employees, 8.404, 8.520(e)

Revenues, 6.407 Salaries and wages, 8.404

Social security coverage for employees of, 8.514

Street railways, see Street Railways
Trainee platform men and operators,

rate of pay for, 8.404 Vacation benefits for employees, 8.404 MUSEUMS

M. H. de Young, see M. H. de Young Memorial Museum

Purchases by, 7.100

MUSIC

Advancement, art commission control of expenditures for, 3.601

MUSICIAN Appointment by mayor, 3.600

N

NAME San Francisco as name of city, 1.100

NARCOTIC FUND Chief of police fund, increase in amount, 3.539

NARCOTIC LAWS Fund for enforcement of, 3.539

NATURAL HISTORY MUSEUM Management and operation by academy of sciences, 3.640

NAVIGATION Port commission regulating, 3.581

NAVY Military leaves, see Military Leaves Veterans preference in examinations, 8.324

NEWSPAPERS Official, see Official Newspaper

NOMINATIONS

Board of education nominees, statement of qualifications, 5.100
Elective officers, 9.104
Health service board candidates, 3.680

NON-CIVIL SERVICE APPOINTMENTS

Approval required for, 3.501 Cafeteria employees, appointments, 5.103

Chief administrative officer's approval required, 3.501

Compensation, time limit upon, 8.332 Immediate service necessity as occasion for, 8.332

Leaves of absence for, 8.361 Limited tenure appointee availability as precluding, 8.331

No eligibles list as occasion for, 8.332

Pending processing of eligible appointments, 8.332

Removal of, power as to, 3.406, 3.501 Termination by hiring civil service eligibles, 8.332

Time limit for, 8.332, 8.333

NON-PROFIT CORPORATION California academy of sciences as, 3.640

NON-TEACHING

School non-technical positions under civil service, 5.101

NOTES

Anticipation of income for repayment of, 6.304

Borrowing money on, 6.304
Date of payment fixed by supervisors, 6.304

Fiscal year fund, repayment from, 6.304

Form as prescribed by board of supervisors, 6.304

Insufficiency of funds, pro rata repayment in case of, 6.304

Lack of fund, pro rata repayment in case of, 6.304
Lien on tax collections, notes as,

6.304
Place of payment as fixed by supervi-

sors, 6.304
Priority in repayment as prohibited

where funds insufficient, 6.304 Pro rata repayment in case of insufficient funds, 6.304

Rate of interest fixed by supervisors, 6.304

Sale of by supervisors, 6.304

Tax collections as payment for, 6.304 Time of payment as fixed by supervisors, 6.304

NOTICE

Charges against accused person, notice of, 8.341

Civil service -

abolition or creation of positions, 8.200

appointment, character of, 8.329 charges against employees, 8.341 promotional exams, 8.326

Ordinance, notice of title and subject matter of, 2.300

Positions in department, creation or abolition of, 8.200

Removal proceedings, pending, 8.341 Superintendent of schools, charges for removal of, 5.102

NOTICE-Cont'd

Suspension of employee, reasons for, 8.342

Utilities rates and fares changes, 3.598 Zoning hearings notice published, 7.501

NUISANCES Public, see Public Nuisances

NUMBERS Singular as including plural, 8.514

O

OATHS

Civil service commission, 3.660 Investigation of department, power of oath in, 2.400, 3.701 Retirement board secretary or actuary administering, 3.672

OBLIGATIONS

Appropriations and balance as pre-requisite to incurrence of, 6.302, 6.303, 6.306

OBSOLETE EQUIPMENT

Exchange or sale by purchaser of supplies, 7.100

OCCUPIED STRUCTURES

Fire inspections, 3.545 Plans for altering, etc., examination and approval of, 3.545

OFFICE HOURS Daily, 7.702

Ordinances establishing, 7 702

OFFICERS

Absence from state, permission for, 8.102

Additional powers conferred by supervisors, 2 101

Appointment by mayor, 3.100

Board members appointed by mayor as, 1.103

Boards, administrative heads of, 3.500 Bonds of, see Official Bonds

Candidacy for election as forfeiture of appointment, 9.100

Citizens, to be, 8.100

Commission members appointed by mayor as, 1.103

Commissions, administrative heads of,

Compensations, continuance of, 11.102

Continuance of positions, fights, liabilities, 11.102 powers,

County, see County Officers Dealing solely through, 2.401, 3.103

Discipline of, see Discipline of Officers and Employees

Elective officers as officers, 1.103 Forfeiture of office by candidacy for elective office, 9.100

Functions, continuance of, 11.102

Group bonding of, 8.101 Health service membership, 8.420; and see Health Service

Interest in city transactions prohibited, 8.105

Investment of trust funds, by, 6.311 Positions continued, 11.102

Powers conferred by supervisors, 2.101

Private business or professional practice restriction, 8.105

Qualifications of, generally, 8.100 Removal of, see Removal of Officers

and Employees

Residence requirement during incumbency, 8.100
Rules and regulations for, 3.500 Salaries recommendations by,

8.400(h) Salary standardization, subject 8.401

Service records of, 3.661(b)

Suspension, see Suspension of Officers and Employees

Temporary transfers or loans approved by, 6.304

Who are, 1.103

OFFICIAL BONDS

Approval by city attorney, 3.401 Assessor's bond, 3.400 Board of supervisors members, 2.100 officers and employees, 2.202, 2.203,

Boards, administrative heads of, 3.500

City attorney

approving as to form, 3.401 bond of, 3.401 Conditions provided by ordinance,

8.101 Controller's bond, 8.101

District attorney's bond, 3.402 Examination by controller, 3.304 Form -

approval by city attorney, 3.401 ordinance providing for, 8.101 Group bonding, 8.101 Health service board members, 3.680

Illegal demands on treasury as incurring liability on, 6.312

OFFICIAL BONDS-Cont'd

Mayor -

amount of bond, 3.100

approval of amounts, 3.500

controller's custody of mayor's bond, 3.304

custody of controller's bond, 3.304 New bonds required upon insufficiency of, 3.304

Ordinance prescribing, 8.101 Port commission members, 3.580

execution of U.S. required bonds, 3.581

Premium paid by city, 5.500, 8.101 Public defender, of, 3.403 Reports on by controller to mayor, 3.304

Sheriff, of, 3.404 Supervisors, 2.100 Sureties on generally, 8.101

controller investigating, 3.304 Suspension for insufficiency of, 3.304 Treasurer, of, 3.405

OFFICIAL DUTIES

Vacancy upon violations, 8.102

OFFICIAL MISCONDUCT See also, Prohibited Practices Appointees of mayor, removal for,

8.107Claims for personal service not according to charter, 8.400(b)

Forfeiture of office on, 8.106 Interference in departmental affairs as, 2.401, 3.101

Mayor's misconduct for failure to remove officer, 8.107 Penalty for, 8.106

Prohibited practices violation, as, 8.105

Punishment for, 8.106 Removal of officers for, 8.107

Splitting public work to evade making contracts, 7.200

Supervisors' misconduct for failure to remove appointers, 8.107 Suspension of officers for, 8.107

OFFICIAL NEWSPAPER Circulation required of, 10.100 Definition of, 10.100

Emergency ordinances published in, 2.301

Ordinances, publication in, 2.300

OILS STORAGE Fire marshal enforcing laws as to, 3.544

OLD AGE SECURITY

See Firemen's Retirement; Police Retirement; Retirement; Retirement System; Social Security Coverage

OPERATIONS

Examination as to department operations, 2.400, 3.701

OPTIONS

Retirement, see Firemen's Retirement; Retirement System; Police Retire-

ORDINANCES

See also Resolutions

Absence from meetings penalized by, 3.500

Action of supervisors by, 2.300

Adding sections to and repealing, 2.306

Airport property lease, approval of, 7.402

Amendment of generally, 2.300 ordinance, by, 2.306

proceeding de novo on, 2.300 publication required, 2.300, 2.308

Appropriation, see Appropriation Ordinances Approval -

city attorney, 3.401 mayor, 2.302 "Ayes", voting by, 2.300

Bonds of officers and employees specified by, 8.101

Borrowing money authorized by, 6.304

Certificates as to correctness of codification, 2.306

Certification by clerk of board, 2.306 City attorney, duty to prepare or approve, 3.401

City officers designated by, 1.103 Codification, generally, 2.306

Committee action prior to passage, 2.300

Continuance in force, 11.101 Contract procedures established by, 7.205

Department heads recommendations for, 3.501

Disapproval by mayor, 2.303, 2.304 Effective dates of, generally, 2.304

Emergency ordinances, see Emergency Ordinances Enacting clause of, 2.300

Expenditure ordinances dependent upon balance and income, 6.302

ORDINANCES-Cont'd

Failure to return as approval by mayor, 2.302

Files kept by clerk of board of supervisors, 2.203

Fire department salaries fixed by, 8.405

Form approved by city attorney, 3.401

Franchise ordinances effective dates of, 9.108 passage generally, 2.300

Health service system plans, approval of, 8.421, 8.422 power to enact as to, 8.432 revisions, approval of, 8.423

Index as duty of clerk of board of supervisors, 2.203
Inspection of proposed ordinances,

2.300

Lease of real property, approval by, 7.402

Leases of park or recreation grounds, approval of, 7.403
Legislative act by, 2.300

Licenses and permits regulated by,

7.704 Limited tenure appointments author-

ized by, 8.331 Majority vote required for, 2.300

Mayor, transmittal to, 2.302 "Noes", voting by, 2.300 Notice of passage or finality, 2.305 Notice of, publication required, 2.300

Number of subjects, limitation on, 2.300 Objections of mayor in writing, 2.302

Officers of city designated by, 1.103 Official bonds provided by, 8.101 Passage of -

generally, 2.300

veto, passage after, 2.303

Planning department reporting on ordinances affecting public ways and buildings, 3.527

Police department salaries fixed by, 8.405

declarations embodied by, Policy 9.108

Power to make and enforce, 1.101 Preparation by city attorney, duty of,

Prior codification being valid, 2.306 Protest before effective date, 9.108 Publication

after passage, 2.300 book form, 2.306

clerk of board of supervisors, by, 2.203, 2.306

notice as to ordinance, 2.300, 2.305 passage for second reading, upon, 2.300

Public works

charter provisions enforced by ordinance, 7.204

procedure governed by ordinance, 7.600

Purchasing procedure by, 7.102 Readings required, 2.300 Re-codification of, 2.306

Reconsideration

after protest, 9.108 after veto, 2.303 request of mayor, 2.302

Recording by clerk of board, 2.300, 2.305

Reduction of appropriations in, 2.302 Reference to committee required for, 2.300

Referendum after protest, 9.108 Repealing ordinance as amendment of, 2.300, 2.306

Residence, re, 8.100

Retirement system, for, 8.500

Revolving fund purchase limit set by, 7.102

Salary ordinances, see Salary Ordinances repair provided by where

property owner fails, 7.601

Single subject, ordinances confined to, $\bar{2}.300$ Social security coverage, under, 8.514

Special election for initiative referendum or recall directed by, 9.111 Special meetings of boards and commissions provided by, 3.500

State law controlling in absence of, 1.102

Street accepted by, 7.601

Street railway — acquisition, 3.599 regulation, 3.595

Subject expressed in title, 2.300 Sureties on official bonds provided by, 8.101

Time

action by mayor, 2.302 mayor's absence as tolling, 2.302 requirement for passage, 2.300 Title expressing subject of, 2.300 Transmittal to mayor, 2.302

Utility lease or sale ordinances subject to referendum, 7.404

Vacation provisions regulated 8.440

Veto by mayor, 2.302, 2.303 Voidance for failure to express subject in title, 2.300

ORDINANCES—Cont'd Votes on, recording of, 2.300 Zoning action procedure established by, 7.501

ORGANIZED RESISTANCE Chief of police having sheriff powers during, 3.537

OTHER CITIES
Police department salaries fixed by surveys of, 8.405

OUTSIDE ACTIVITIES
Limitations and prohibitions as to,
8.105
OUTSIDE OF CITY

OUTSIDE OF CITY
Application for residence, 8.100
Areas, power as to, 1.101
Civil service, positions excepted from, 8.300
Death or disability of police or fire-

Death or disability of police or firemen covered by retirement provisions, 8.545, 8.560, 8.569 Fire fighting men and apparatus sent

to, 3.540
Highways, power as to, 1.101
Institutions, power as to, 1.101
Living outside, officers and employees, 8.100

Plants, power as to, 1.101 Police service, see Police Department Purchases for operation, 7.100 Residence of officers and employees,

8.100 Retirement provisions covering police and fire service, 8.545, 8.560, 8.569

Salaries and wages, department heads fixing, 8.400

Utilities —
power as to, 1.101
service, 3.598
Works, power as to, 1.101

OVERTIME Fire department compensation for, 8.452

Municipal railway platform employees and operators, 8.300, 8.404, 8.450 Police department service, 8.451 P

PACIFIC GAS AND ELECTRIC COMPANY

Retirement provisions for employees under leases with, 8.508

PALACE OF LEGION OF HONOR Generally, see California Palace of

ments printed in, 9.112

Legion of Honor

PAMPHLETS
Initiative, referendum and recall argu-

PANIC SAFETY STANDARDS Inspections, 3.545 Plans for construction, etc., examination and approval of, 3.545

tion and approval of, 3.545

PAPERS
City attorney's office, duty of keep-

ing, 3.401 Investigation compelling production of, 3.701

Rules and regulations as to, 3.500

PARK COMMISSION
Recreation and park commission, see
Recreation and Park Commission

PARK DEPARTMENT
Recreation and park department, see
Recreation and Park Department

PARKING Lease of parks and squares subsurface space for, 7.403(b)

PARKING AUTHORITY
Health service system membership,
8.420
Retirement system membership, 8.504

PARKS See also, Squares Automobile parking station, leases for, 7,403

Building uses restricted to recreation, 7.403
Buildings on, power to erect, 3.552, 7.403

Control management and direction exercised by park commission, 3.552, 7.403 Leases of park land, 7.403

New parks, power to construct, 3.552 Taxation to support, 6.208, 6.400

PART-TIME EMPLOYEES

Adjustment of salaries, 8.300 Eligibles list, filling positions from, 8.300

Recording as such, 8.402

Retirement system applicable to. 8.509

Salaries and wages, 8.300, 8.400, 8.401, 8.402

PATROL SPECIAL POLICE **OFFICERS**

Appointment and removal of, 3.536 Beats or territories, ownership of, 3.536

Qualifications for position of, 3.536 Workmen's compensation, right to, 8.515

PAYROLLS

Approval as requisite for payments, 8.400

Certification by commission secretary, 8.400

Class titles and numbers used on, 3.661

Controller, transmission to, 8.400 Examination of by commission secretary, 8.400

Part-time employees, 8.402 Team hiring included in, 8.400 Transmission to civil service commis-

sion, 8.400 Trucking services included in, 8.400 Verification of, 8.400

Warrants based on, 8.400

PEACE TIME DRAFT

Retirement service credits affected by, 8.520

PENALTIES

Books, refusal to 3.701 produce, 2.400,

Subpoenas, refusal to obey, 3.537, 3.701 2.400,

PENSION FUNDS

Deposit of, 6.311 Temporary transfers or loans as ex-cluding, 6.304

PER DIEM

Authorization by ordinance, 8.410

PERMITS

See Licenses and Permits

PERPETUAL SUCCESSION City and county as having, 1.101 PERSONAL INJURY

Claims presented to controller, 8.803 Sidewalks and streets defects causing, liability for, 7.605

PERSONAL PROPERTY

City's power as to, 1.101

Employees' property lost or damaged in line of duty, repair or replacement of, 8.411

Police department care, restitution, disposal, 3.537

Power of city as to, 1.101 Sale by purchaser of supplies, 7.100 Title of gifts vested in city, 3.500

PERSONAL SERVICES Payment for, 8.400

PERSONNEL DEPARTMENT Civil service commission, as, 3.661

PETTY CASH FUNDS Revolving funds used as, 6.308

PHYSICIANS AND SURGEONS

Civil service, exception from, 8.300 Director of health, as, 3.510 Fire department, 3.541 Health advisory board membership of,

3.510

Health service medical care, 8.431 Police department, appointment of, 3.533

Public health director as, 3.510 Retirement board, membership on, 3.670

San Francisco General Hospital, qualifications of administrator, 3.510

PIERS

Assigning use of, 7.403 Leases of, 7.403

PILOTS

Fire boats, see Fire Boats

PLACES

Licenses and permits for use of, 3.537, 6.402, 7.704

PLANNING DEPARTMENT

See City Planning Department

PLANS AND SPECIFICATIONS Approval by bureau of fire prevention,

3.545 Inspection of by bureau of fire preven-

tion and public safety, 3.545 Modification, approval upon, 3.545 Projects for housing, etc., reports,

3.527Report of bureau of fire prevention on, 3.545

PLATFORM EMPLOYEES See Municipal Railway

PLAYGROUNDS

See also: Recreation Centers; Recreation Fields

Buildings on, power to erect, 3.552, 7.403

Control management and direction by commission, 3.552, 7.403

New playgrounds, power to construct, 3.552

Tax levies to support, 6.208, 6.400 Use restricted, 7.403

POLICE COMMISSION

Chief of police, appointment of, 3.532 Contingent fund for chief of police, allowance from, 3.539

Department, commission as part of, 3.530

Discipline hearings by, 8.343 Duties of, generally, 3.530

Mayor as appointing, 3.530 Membership of, 3.530 Narcotic fund, payments from, 3.539 Number of members, 3.530

Patrol special officers, appointment and removal of, 3.536

Powers of, generally, 3.530 Rules and regulations restricting private activities, etc., of officers and employees, 8.105

Salaries of members, 3.530 Secretary for, 3.530

Term of office, 3.530 Traffic regulations, see Traffic Control and Regulation

POLICE DEPARTMENT

Accident investigation bureau, see Accident Investigation Bureau

Adjustment of salaries by ordinance, 8.405

Applicants, qualifications of, 8.320, 8.321

Assignments, 8.451 Basic week of service, 8.451 Bureau of criminal information, designation and salary of, 3.531, 3.533

Chief of police appointment of, 3.532

appointments by, 3.533-3.535 auctioneers examined by, 3.537

contingent fund for, 3.539 department, chief as part of, 3.531 deputy chief, designation of, 3.533

fund for, 3.539

inspections of business by, 3.537 inspectors appointed by, 3.534 junk dealers examined by, 3.537 municipal courts reports filed with,

4.101narcotic fund at disposal of, 3.539 permit, power as to issuance and re-

vocation, 3.537 salary of, 8.405

sheriff powers during riots, 3.537

special police officers, appointment and removal of, 3.535 subpoenas served by officer designated by, 2.400 term of office, 3.532 traffic control, 3.538

Citizenship of members, 8.100 Clean record, credit in examinations, 8.327

Commission, see Police Commission Components of, 3.530

Contingent fund for crime investiga-tion and detection, 3.539

Continuance of positions in, 3.530 Days off, 8.451

Death on duty, see Death From Injury on Police or Fire Duty Deputy chief, 3.533

Detection of crime, fund for, 3.539 Disabilities |

city payment to retirement system for, 8.515

leaves for, 8.363 medical treatment for, 8.515

retirement board administering provisions as to, 8.515

workmen's compensation benefits, 8.515

Disciplinary procedure, 8.343 Employees in, generally, 3.530 - 3.533 Funds, special, 3.539

Hazardous duty pay for motorcycle officers, 8.405(b)

Heroic conduct, reward for, 8.405 Holidays for members of, 8.451

Injury on duty, 8.515 Inspectors, 3.534

Investigation of crime, fund for, 3.539 Jail matron as retirement member,

POLICE DEPARTMENT-Cont'd

Leave of absence, suspended member reinstated after, 8.344

Lieutenants, salary of, 8.405 Management by police commission, 3.530

Medical treatment for disability, 8.515 Meritorious service, credit in promo-tional exams, 8.327

Military leaves affecting service in, 3.531

Military service of eligibles affecting service in, 8.361

Motorcycle duty, compensation for, 3.531, 8.405

Narcotic fund for chief of, 3,539 Orders, reporting for before duty, 8.451

Other cities, salaries fixed by surveys of. 8.405

Overtime in, 8.451

Patrol drivers, salary of, 8.405 Patrol special officers, 3.536

Personal property care, restitution, disposal, 3.537

Physical requirements for applicants, 8.320, 8.321

Police officers or patrolmen definition of, 8.405

private employment and activities, rules against, 8.105

salaries fixed by ordinance, 8.405 Police women as retirement members, 8.545

Premium pay differentials to members of, 8.405

Probationary period of appointment in. 8.340

Promotions -

clean record considered, 8.327 examinations for, 8.327

meritorious service considered. 8.327

ranks from which made, 8.327

seniority of service considered, 8.327care, restitution, disposal,

Property 3.537 Property clerk, assignment of, 3.533

Ranks, 3.531 Reinstatement of suspended member

after leave, 8.344
Residence of members by ordinance, 8.100

Retirement, see Police Retirement Return to civil service rank after special assignment, 3.533

Roll call prior to duty, reporting for, 8.451

Salaries and wages, 3.530, 8.405, 8.451

officers, 3.531, 8.405

parity with fire department, 8.405 suspended member reinstated after leave of absence, 8.344

time for revision, certification, etc., 8.405(a)

Salary standardization, exception from, 8.401

Secretary

designation of, 3.533

salary of, 8.405

Seniority of service, allowance in promotional examinations, 8.327 Sergeants, salary of, 3.531, 8.405

Service computation for compensation purposes, 8.405

Sick leave, generally, 8.363

Special police officers, appointment and removal, 3.535

Surgeon, 3.533

Surveys, fixing salaries and wages in accordance with, 8.405

Suspended member reinstated after leave of absence, 8.344 Traffic regulations, 3.538

Transfers upon disability, 8.350

Uniformed force, qualifications for applicants, 8.320

Vacation, service during, 8.440, 8.452 Working benefits, payments to members, 8.405

Workmen's compensation, entitlement to, 8.515

Years of service for compensation purposes, 8.405

POLICE OFFICERS

Equipment or other personal property damaged or lost in line of duty, repair or replacement of, 8.411 Traffic control, use for, 3.530

POLICE PROTECTION

Telephone system service for, 3.500

POLICE RETIREMENT

Actuarial equivalent election as to receiving, 8.540 retirement, with death benefits, 8.546

Adjustment for persons retired or dead prior to November 8, 1955, 8.550 Adjustment of salaries affecting, 8.405

Age contributions based on, 8.555

entrance into department, determination of, 8.555

POLICE RETIREMENT—Cont'd

Age and service for generally, 8.540, 8.543, 8.546 adjustments. 8.550, 8.551 aggregate total service, 8.546 compulsory retirement at seventy, 8.543

computation, 8.541, 8.555 continuous service necessary, 8.543 employment after. 8.557

55 years age-

death allowance upon, 8.549 optional retirement, 8.546

25 years service

natural death upon, 8.549, 8.550 retirement upon, 8.546

60 years age, service prior to, 8.546 62 years age less than, retirement upon, 8.543

25 years service, retirement upon, 8.543

30 years service, retirement on op-

tion, 8.540 65 years age

retirement upon, 8.546 service under 25 years, 8.546 66 years age, retirement upon, 8.546 67 years age, retirement upon, 8.546 70 years age, compulsory retirement upon, 8.543

10 years service, incapacity retire-

ment upon, 8.547 25 years service—

actuarial value, allowance computed on, 8.546

death allowance upon, 8.549 optional retirement, 8.546 retired regardless of age, 8.546 service under, when 65 years of age, 8.546

55 years age natural death upon, 8.549, 8.550 retirement upon, 8.546

30 years service death allowance for, 8.549 natural death, allowance upon, 8.549, 8.550

optional retirement, 8.546 retirement upon, 8.543, 8.546 62 years age, optional retirement, 8.540

Age for retirement, 8.546, 8.549 Allowances and benefits—

actuarial equivalent death benefits, with, 8.546 election as to receiving, 8.540 adjustment, persons retired or dead prior to November 8, 1955, 8.550 amount of, 8.540, 8.546, 8.550 apportionment of increase, 8.550 beneficiaries designated as receiving, 8.552

children's, see infra, Children's Allowances

continuance -

after January 8, 1932, 8.542 after natural death, 8.549, 8.550 death, see infra, **Death Benefits**

definition of, 8.545

disability affecting, see infra, Disability election as to membership, after,

8.540 estate as receiving, 8.552

gainful employment, reduction, 8.557

illness from duty, effect of, 8.547 increase for person retired or dead prior to November, 8, 1955, 8.550

limitation to charter provisions for, 8.540

monthly payments as, 8.545 natural death, on, 8.549, 8.550 parents, see infra, Parents' Allowances

part during life and part after death, 8.540

prior service, for, 8.540 percentage for prior service, 8.540 reduction because of—

gainful employment, 8.557 workmen's compensation, 8.540 termination of employment, refund upon, 8.553

widows, see infra, Widows' Allowances

workmen's compensation as reducing, 8.540, 8.551 Amount of allowance, 8.546

Apportionment of increase, 8.550 Beneficiaries—

death benefits to, 8.542, 8.552 designated, allowance to, 8.552 receiving contributions, 8.555 Benefits, 8.549, 8.555, 8.557

Bodily injury, retirement for, 8.547 Charter—

generally, see Charter definition of, 8.545 Children's allowances—

continuance after January, 8, 1932, 8.542

death allowance, 8.548 effective as of November 2, 1948, 8.550

election as to, 8.549

POLICE RETIREMENT—Cont'd Children's Allowancesnatural death of member, 8.549, 8.550 no widow, pension in case of, 8.540 option as to, 8.549 widow's death, taking pension upon, 8.540 City's contributions for, 8.555 Compensationcity contributions based on, 8.555 definition of, 8.545 overtime excluded from, 8.545 workmen's compensation, distinguished from, 8.545 Compensation earnable definition of, 8.545 "Rates of Compensation" for motorcycle policemen as meaning. 8.405 Compulsory retirement at seventy, 8.543 Continuance of benefits after January 8, 1932, 8.542 after natural death, 8.549, 8.550 Continuing credit of contributions prior to July 1, 1945, 8.555 Continuous service, necessity, 8.543 Contributions accounts credited with, 8.555 additional contributions by city, adjustment of account on transfers, 8.553 age as basis of, 8.555 amount of, 8.540 appropriations for increases, 8.550 beneficiary, payment to, 8.555 city'sgenerally, 8.555 application of, 8.555 disabled member, 8.515 increased allowances, 8.550 installment payment, of, 8.555 members contribution to other pension funds, 8.540 members on January 8, 1932, 8.540 deductions for, 8.555 deficit in, city's additional contributions, 8.540 dependent contribution, 8.555 disability payments, deducted for, 8.515 election as to membership after, 8.540 end of employment, refund upon, 8.553 estate, payment to, 8.555 increases for members retired or dead prior to January 1, 1951, contributions for, 8.550

July 1, 1945, continuing credit of, 8.555

limitation upon, 8.540, 8.555 member's contributions, 8.540 normal rate as one third of allowance, 8.555 other assets. in fund with for joint participation, 8.555 prior contributions for prior service, pension from, 8.540 rate of, determination of, 8.555 redeposit of refund, 8.553, 8.554 refund dependent contribution, 8.555 end of employment or transfer, 8.540, 8.553 separation from city service, 8.540 salary deduction for, 8.555 total, with interest applied to allowances, 8.555 transfers, adjustment of accounts upon, 8.553 transfers of funds for, 8.550 Corporal pay for, 8.541 Criminologist as member for, 8.545 Death before retirement, estate or beneficiaries receiving allowance, 8.552 natural death, allowances upon, 8.549, 8.550 on duty, see Death From Injury on Police or Fire Duty Death benefits after retirement, 8.552 benefits as including, 8.545 definition of, 8.545 election as to, 8.546 estate or beneficiaries receiving, 8.552 increase for members retired or dead prior to November 8, 1955, 8.550 monthly payments, as, 8.545 natural causes, 8.540 part retirement and part death benefits, 8.546 retirement with, 8.546 Deductions from salary for, 8.555 Definitions, 8.545, 8.560 Disability . actuarial equivalent, retirement upon with death benefits, 8.546 allowance on retirement for, 8.547 board considering retirement for, 8.547calculations for persons retired or

dead prior to January 1, 1951,

credits for service in other depart-

8.550

ments, 8.554

POLICE RETIREMENT-Cont'd Disability-

determination of percentage of, 8.547

of, allowance ceasing upon, 8.547

natural death after retirement for, allowances upon, 8.549, 8.550 recommendation as to retirement

upon, 8.547 recovery from, end of pension upon, 8.540

retirement for, 8.540, 8.547

return to service at end of, 8.540, 8.547

Election

children, parents, ances, 8.549 widows allow-

membership, 8.540 part during life and part to benefi-ciaries, 8.540

Employment after, effect of, 8.557

Estate allowance payable to, 8.540, 8.542,

8.552 contributions received by, 8.555 Expert witness for city, serving after retirement, 8.511

Final compensation, definition of,

Future members, retirement of, 8.543 Gainful employment after, effect of,

Illness on duty, retirement for, 8.547 Incapacitation, requirement for, 8.547 Increase for members retired or dead

prior to January 1, 1951 -apportionment of, 8.550 contributions for, 8.550 Injuries, retirement for, 8.547

Installment payment of city's contri-

butions to, 8.555

Interest, definition of, 8.545 Jail matron

membership, 8.545

service, credit for, 8.554

Joint participation contributions held with other assets for, 8.555

July 1, 1945, membership on or after, 8.544

July 1, 1949, option as to membership after, 8.544

Marriage as necessary for widows al-

lowances, 8.549 Member of police department definition of, 8.545, 8.560

Membership · after January 8, 1932, 8.543 definition of, 8.560

July 1, 1945, and after, provisions affecting, 8.544 July 1, 1949, 166 members having option, 8.544

Military service, credit for, 8.554

Motor boat operator as member, 8.545 Natural death of member, allowances upon, 8.549, 8.550

Options children, widows, parents allowances, 8.549

July 1, 1949, membership after, 8.544

retirement, 8.546 time and service, 8.540

Other departments, credits for service in, 8.554

Outside of city

death or disability, retirement provision covering, 8.545

retirement provisions applied to service, 8.560

Parents allowances -

continuance after January 8, 1932, 8.542

death or injury of member on duty, 8.540

effective as of November 2, 1948, 8.550

election as to, 8.549 natural death of member, 8.549 option as to, 8.549

Patrol driver as member, 8.545 Pension, see supra, Allowances and Benefits

Photographer as member for, 8.545 Policewoman as member for, 8.545 Prior service, pension for, 8.540 Ratios as to allowance, 8.546 Reductions on account of workmen's

compensation, 8.540

Refund of contributions dependent, 8.555

end of employment or transfer, 8.540, 8.553

Retired person, see Retired Persons Retirement allowance, see supra, Allowances and Benefits

Retirement board generally, see Retirement Board definition of, 8.545 Retirement system, definition of, 8.545

Right of retirement, 8.556

Salaries and wages corporal pay for retirement purposes, 8.541 deduction, 8.555

POLICE RETIREMENT-Cont'd

Service and time credits -

disability in line of duty, time credited, 8.515

fire and police departments, service in. 8.554

jail matron, service as, 8.554 military service, for, 8.554

other departments, service in, 8.554 period required for retirement, 8.546, 8.549

re-deposit of contributions to obtain, 8.554

sheriff office service, 8.554

Social security coverage, exclusion from, 8.514

System, definition of, 8.545

Widows allowance

child taking on widow's death, 8.540 continuance after January 8, 1932, 8.542

contributions for, 8.555

effective as of November 2, 1948, 8.550

election as to, 8.549

marriage on injury date required, 8.548, 8.549

natural death of member, 8.549, 8.550

option as to, 8.549

re-marriage, payment until, 8.548, 8.549

time of marriage required for, 8.549

Witness for city, service after retirement, 8.511

Woman protective officer as member for, 8.545

Workmen's compensation benefits as reducing allowances, 8.540, 8.551

POLICE SURGEON Appointment of, 3.533

Salary of, 3.531

POLICING CONDITIONS

Licenses and permits for business affecting, 3.537, 7.704

POLICY DECLARATIONS Ordinances effectuating, 9.108

POLITICAL ACTIVITIES Suspension or dismissal resulting from, 8.311

POPULATION

Master plan including estimates of, 3.524

PORT AUTHORITY

Employees, rights, retirement provisions, etc., 3.583

Port commission, membership in. 3.582

Transfer by state to city, 3.582 employees, affect on, 3.583 retirement after, 8.505

PORT COMMISSION

Anchoring, regulation of, 3.581 Attorney's for legal work of, 3.585 Bay, controlled and managed by, 3.581 Boat operation, powers as to, 3.581 Bonds, powers, etc., as to, 3.581, 3.583

Budgetary procedures as applied to,

3.584 Chief executive of, port director as,

3.581 City attorney as legal advisor of, 3.584 Cold storage plants regulated by,

3.581 Commerce facilities regulated by,

3.581 Compensation of members, 3.580 Departments established by port direc-

tor, 3.581 Docking, regulation of, 3.581

Duties vested in, 3.581

Employees continued in positions, 3.583

Equipment controlled and managed by, 3.581

Fiscal procedures applied to, 3.581 Fishing facilities regulated by, 3.581 Franchises by, 3.581

Harbor, manageme etc., 3.581, 3.582 management, government,

Leases of facilities, power as to, 3.581 Legal advisor, 3.585

Mayor appointing, 3.580 Membership of, 3.580, 3.582 Mooring, regulation of, 3.581

Navigation facilities regulated by, 3.581 Number of members in, 3.580

Official bonds of members, 3.580 Powers of

generally, 3.581 control of harbor, 3.581

Properties and equipment possessed and controlled by, 3.581

Railroad regulated by, 3.581 Refrigeration plants regulated

Retirement benefits applicable to em-

ployees of, 3.581 Salaries of members, 3.580

Seniority of employees, reckoning of, 3.583

by,

PORT COMMISSION-Cont'd

Terms of office in, 3.580 Towing, regulation of, 3.581 Utilities of harbor as vested in, 3.581 Vacancies filled by mayor, 3.580 Warehouses regulated by, 3.581 Wharves regulated by, 3.581

PORT DIRECTOR

Agreement for properties acquisitions by, 3.581 Appointment, powers, etc., 3.581 Bureau heads appointed and removed

by, 3.581

Bureaus established by, 3.581

Department heads appointed and removed by, 3.581

Departments established by, 3.581 Duties of, generally, 3.581 Entire time devoted to duties, 3.581 Legal proceedings, powers as to, 3.581 Management of commission affairs by, 3.581

Powers of, generally, 3.581 Qualifications of, generally, 3.581 Salary as fixed by commission, 3.581

POSITIONS

Change in duties, notice to civil service commission of, 8.200 Creating of, 8.200 Emergency positions for unemployment relief, 8.333

Need for as indicated by civil service

commission, 8.200 Notice to civil service commission as to creation or abolition of, 8.200

POSTING

Orders of department heads, 3.500 Rules and regulations of boards and commissions, 3.500

POWERS

Administrative code specifying, 2.307 Board of education, generally, 3.100 Board of supervisors, generally, 2.101 Boards, generally, 3.500 Chief probation officer of juvenile

court, 4.105

City attorney, powers of, 3.401 City planning commission, generally, 3.520

City, powers of, generally, 1.102 Civil service commission, generally, 3.661

Commissions, generally, 3.500 Continuance of, 11.101, 11.102 County officers, generally, 3.700, 3.701 Department heads, generally, 3.501
Enumeration in charter as not exclusive, 2.101
Exercise as provided by charter, 2.101
Fire commission, generally, 3.540
Post commission powers 3.581

Port commission powers, 3.581 Port director's powers, generally, 3.581

Public utilities commission, 3.591
Retirement board, 3.671
Specification in charter not evalue

Specification in charter not exclusive, 1.101

PREMIUM PAY DIFFERENTIAL

Police department members as entitled to, 8.405

PREMIUMS

Official bond, city as paying, 3.500

PRESIDENTS

Board of supervisors — appointing, 3.500 election of, 2.202 Boards appointing, 3.500 Commissions appointing, 3.500 Term of office — board of supervisors, 2.100 boards, generally, 3.500

PRINTING

3.305

Municipal court annual reports, printing of, 4.101 Report of audit of controller's books,

PRIVATE OWNERSHIP

Reversion of park and recreation lands to, as avoided, 7.403

PRIVATE PRACTICE OR EMPLOYMENT

Restrictions as to, 8.105

PRIVATE PROPERTY

Art commission advice as to beautification, 3.601
Safety measures as to, ordered by director of public works, 7.604

PRIVILEGES

Licenses and permits for operation of, 3.537

PROBATION

Civil service, see Civil Service Appointments

Officers -

adult, see Adult Probation juvenile, see Juvenile Court Probation Officer PROBATION BOARDS Generally, 4.105

PROBATIONARY EMPLOYEES Termination of employement, 8.329, 8.340

PROCESS Mayor, service upon, 3.100

PRODUCE DISTRICT Relocation, 7.701

PROFESSION

PRODUCE INDUSTRY Relocation, property transactions for, 7.701

Private practice by officers and employees restricted, 8.105 PROHIBITED PRACTICES

Employment in firms by board or commission members, 8.105 Franchises, interest in, 8.105 Gifts from subordinates, 8.105 Interest in contracts, etc., 8.105

PROJECTS Plans, reports, 3.527

PROMOTIONAL CAMPAIGNS Port Commission conducting, 3.581

PROMOTIONAL EXAMINATIONS Disability transfers, 8.350

PROMOTIONS Ascertained merits considered 8.326 Examinations for, see Civil Service Examinations

Fire department, see Fire Department Police, see Police Department Ranks from which made, announcement of, 8.326

Records of service considered in, 8.326 Secret information for purpose of as prohibited, 8.325

Service record considered in, 8.326 Tests, see Civil Service Examinations

PROPERTY Continuance of rights and

11.100Department, director in charge, 7.403 Director, see Director of Property Employees' property damaged or lost in line of duty, repair or replacement of, 8.411

Food industry relocation, property transactions for, 7.703 Loss or damage due to negligence, reports on, 7.100 Ordinance providing for custody of, 6.310 Police department care, restitution, disposal, 3.537 Rules and regulations as to, 3.500 Surplus as transferred to other department, 7.101 Tax limitation, 6.400

PROPERTY CLERK Police department property clerk, 3.530

PROPOSED BUDGET Generally, see Budget

PROTEST Civil service examination questions and answers, 8.322

PUBLIC ADMINISTRATOR Attorney appointed by, salary standardization applicable to, 8.401 Attorneys, appointment and removal, 3.510Bond of, 8.101 City officer, status as, 1.103

Finance and records department inclusion in, 3.510 Officer of city, status as, 1.103

PUBLIC ASSEMBLAGE Fire inspections of places of, 3.545 Plans for altering, etc., places of, examination and approval of, 3.545

PUBLIC DEFENDER See also: County Officers Advice to impecunious persons, duty to give, 3.403 Appointment in office of, 3.403 Assistant, 3.403, 3.406 Civil service applicable to employees of, 3.406 Defense of impecunious persons, duty of, 3.403 Duty to defend and advise, 3.403 Elective officer, as, 3.403, 9.100 General election, election at, 9.100 Generally, 3.403 Official bond of, 3.403

Practice of law qualification, 3.403, 3.406Qualifications, of, generally, 3.403 Salary of, 3.403, 8.401 Term of, 9.100

PUBLIC EMERGENCY See Emergencies

PUBLIC EMPLOYEES' RETIREMENT SYSTEM Port Authority employees, 3.583 Sheriff's office personnel, provisions for membership, 8.507

PUBLIC HEALTH DEPARTMENT Administrator of San Francisco Gen-eral Hospital, appointment of, 3.510

Advisorv board, see Health Advisory Board

Assistant director, appointment of, 3.510 Director, see Director of Health

Functions included in, 3.510 Health advisory board, see Health Advisory Board Personnel included in, 3.510

Physicians or surgeons, director as, 3.510 Reports by health advisory board,

PUBLIC IMPROVEMENTS See Public Works and Improvements

3.510

PUBLIC LANDS Abandonment of, when not needed for park purposes, 7.403

PUBLIC NUISANCES Dangerous building subject to abatement as, 3.545

PUBLIC SAFETY Bureau, see Bureau of Fire Prevention and Public Safety

PUBLIC SCHOOLS Generally, see Schools Board of education controlling, 5.100

PUBLIC TUMULT Chief of police having sheriff powers during, 3.537

PUBLIC UTILITIES Accident reserve fund, appropriations for, 6.407 Accounting, 3.596
Acquisition by city—
policy of, 3.599
valuation work performed utilities
commission, 3.591 Additions, financing of, 6.205

Appraisals to determine depreciation, 6.407 Betterments, financing of, 6.205 Board of supervisors capital improvements, approval of, 6.205 having power to lease or sell, 7.404 procuring reports from utilities commission on acquisitions, 3.599 Bond · on petition of electors, election 7.303 exception from tax levy authority. 6.208 interest payable by bond sale, 7.301 validity not affected by error in proceedings, 7.303 Bonds, capital improvements, for, 6.205 Budget estimates for exceeding revenues, approval of. 6.205generally, 6.200 increases by supervisors prohibited, 6.203 Budget of expenditures in excess of estimated revenues, limitation of approval of, 6.205 Capital expenditures financed bonds, restrictions as to, 6.205 Capital improvements, financing 6.205Civil service, employees deemed ap-

pointed under, 8.300

Claims adjusted by commission, 3.598 Collection for services, 3.598 Commission, see Public Utilities Commission

Compensation reserve fund, appropriation for, 6.407 Constructions or repairs over \$2,000 requiring contracts, 7.200

Continuance of employees in, 8.300 Deficiency, tax levy to meet, 3.598 Depreciation determined by appraisals,

Electors petitioning for acquisition, report 3.599 from commission thereon.

Expenditures in excess of estimated revenues, limitation on approval of budget for, 6.205

Expenses apportioned among, 3.592 Extensions, appropriation for, 6.407 Extensions, financing of, 6.205 Fares, see infra, Rates and Fares Foreign trade zones, as, 3.597 Franchises, see Franchises Functions, continuance of, 11.102 Funds, appropriation from, 6.407

PUBLIC UTILITIES-Cont'd

Gradual acquisition as policy, 3.599 Harbor utilities vested in port commission, 3.580

Hetch-Hetchy, 3.592

Improvements, appropriations for, 6.407

Insurance reserve fund, appropriations for, 3.596

Interest funds, appropriations for, 3.596

Interest on bonds payable by bond issue, 7.301

Leased utilities employees established under, 8.300

Leases by board of supervisors, 7.404 Maintenance, appropriations for, 3.596

Manager, see Manager of Utilities Municipal railway, see that title

Net income computation, depreciation determined for, 6.407

Operating expenses appropriation for, 3.596

Ordinances granting privileges, effective date of, 2.304

Outside of city, service for, 3.598 Ownership by city, policy of, 3.599 Pension charges, appropriation for, 6.407(a)

Petitioning bond election for, 7.303
Public interest or necessity demanding
acquisition construction or completion, 3.599

Rates and fares -

board of supervisors, submission of changed to, 3.598

cable cars, 3.595

changes, hearings on, 3.598

classes of service, varying scales for, 3.598

commission fixing, 3.598 deficiency, tax levy to meet, 3.598 hearings as to, 3.598

income sufficient for expenses, 3.598 municipal railway, 3.595

notice of intention to revise, 3.598 outside of city, rates for, 3.598

revenue sufficient for expenses, 3.598 Receipts deposited in treasury, 6.407 Reconstruction —

appropriation for, 6.407 fund for, 6.407

Repairs, appropriations for, 6.407 Replacement, appropriations for, 6.407 Residence in city, 8.300

Revolving funds for, 6.308

Sales by board of supervisors, 7.404 Sinking funds, appropriation for, 3.596 Surplus fund, appropriation for, 6.407 Surpluses, transfer to general fund, 6.407

Valuation in acquisition as performed by public utilities commission, 3.591, 3.599

Water department, 3.592

PUBLIC UTILITIES COMMISSION

Abandonment of lines requiring recommendation of, 3.595

Accounts as kept separately by, 3.596 Acquisitions, valuation work in, 3.591 Agricultural properties, leasing of, 7.402

Airport jurisdiction, succession to, 3.690, 3.691

Attorneys for, 3.594

Bids on leases, approval of, 7.402 Budget estimates —

exceeding utilities revenues, approval of, 6.205

filed and acted upon, 6.202

hearing on, 6.202

Chief executive, utilities manager as, 3.593

City attorney as attorney for, 3.594 Claims adjusted by, 3.598

Collections for services, power as to, 3.598

Compensation of members, 3.590 Contracts for heat, light and power, 3.591

Cost analysis obtained by, 3.591 Creation of, 3.590

Discontinuance of service, power as to, 3.598

Duties of, generally, 3.591

Exchange of transportation transfer privileges arranged by, 3.591 Expenses apportioned among utilities,

3.592 ares, power as to, 3.595, 3.5

Fares, power as to, 3.595, 3.598 Fees as paid by, 3.591

Foreign trade zones, operation of, 3.581

Hearings, budget estimates as subject of, 6.200

Heat light and power contracts by

Heat, light and power contracts by, 3.591

Hetch-Hetchy project as department under, 3.592

Inspection rules, subject to, 3.591
Joint use of facilities arranged by, 3.591

Leasing of water department property for agricultural purposes, 7.402

Legal advisor of, city attorney as, 3.594

PUBLIC UTILITIES COMMISSION-Cont'd

Manager, see Manager of Utilities Mayor appointing members of, 3.100,

Municipal railway as department under, 3.592, 3.595

Number of members, 3.590

Ordinances and regulations of public works department observed by, 3.591

Ordinances as to street railway regula-

tion proposed by, 3.595 Policies determined by, 3.591 Powers of, generally, 3.591

Public works department excluding functions of, 3.510

Rates, power as to, 3.595, 3.598 Recall, members subject to, 3.590 9.108

Recommendation of manager prior to action, 3.591

Regulation of street railway by, 3.595 Removal, members subject to, 3.590, 9.108

Revenue estimates obtained by, 3.591 Surpluses, deposit to credit of general fund, 6.407

Suspension, members subject to, 3.590 Terms of office, 3.590

Transfer privileges exchanges arranged by, 3.591

Valuation work in acquisition proceedings, 3.591 Water department as department un-

der. 3.592

PUBLIC WAYS Art commission advice as to, 3.601

PUBLIC WELFARE DEPARTMENT See: Social Services Department

PUBLIC WORKS AND **IMPROVEMENTS**

Accounting for cost of, 7.200 Acts of God delaying performance of contracts for, 7.203

Acquisitions for future projects, recommendations as to, 6.202

Additional projects recommendations, 6.202

Advertising and awards as to contracts as established by ordinance, 7.205 Assessment of cost against private property benefited thereby, 7.302 Bids for projects under \$2,000, 7.200

Board of supervisors, enforcing charter provisions as to, 7.204

Bonds on contracts -

ordinance providing for, 7.205 performance within time limit, covering, 7.203

Budget estimate increases by mayor, 6.203

Capital improvement projects, Capital Improvement Projects

Charter as governing procedure for, 7.600

Citizenship required of workers under, 7.204

City department as bidding on contracts for, 7.200

City planning department -

action requisite to appropriation for, 6.202 schedule of projects filed with,

6.202 Collusion as to contracts for, penalties,

7.206Concurrence of planning department implied, 6.202

Conformance with master plans, 6.202 Contracts ·

bonds on, 7.203, 7.205

procedure established by ordinance, 7.205

wages under as equal to private employment, 7.204 Cost per unit, contracts for, 7.203

Department of city planning functions as to, 3.524

Department of, see Public Department

Director, see Director of Public Works Eight hour day for work under contract for, 7.204

Emergency as justifying expenditious manners, 7.200

Estimates as required for approval of, 7.200

Expenses paid from revolving funds, 7.302

Extension of time for completion of contract, 7.203

Gross price contracts as authorized, 7.203

Hours of work under contract for, 7.204

"Improvement", definition of, 7.204 Indebtedness incurred by voters for improvements, authorization for, 7.302

Joint approval of contracts for, 7.200 Liquidated damages provision in contracts for, 7.203

Master plans, conformance of proposed projects with, 6.202

PUBLIC WORKS AND IMPROVEMENTS—Cont'd

Modification of projects to conform to master plans, 6.202

Orders, projects under \$2,000 performed under, 7.200

Ordinances -

charter provisions enforced by, 7.204 procedure governed by, 7.600

procedure governed by, 7.600 referral to and report by city planning department, 6.202

Preferences to locally manufactured goods in contracts for, 7.204

Preferential treatments as to contracts for, penalties for, 7.206

Price preference for locally manufactured goods in contracts for, 7.204

Progressive payment for — authorized on contracts, 7.202 revolving fund for, 7.302 Projects —

not previously submitted, supplemental appropriations for, 6.202

over \$2,000 requiring contracts, 7.200 Public work", definition of, 7.204

"Public work", definition of, 7.204
Real property sale proceeds appropriated to, 7.401

Recommendations as to programs for, 6.202

Residence required of workers under contracts for, 7.204

Revolving fund —

appropriations for, 7.603 board of supervisors establishing, 7.603

credit of city used for, 7.603

generally, 7.302

interest on use as added to contracts, 7.603

reimbursement by special assessments, 7.603

special assessment projects financed by, 7.603

Schedules of projects filed with city planning commission, 6.202

Special assessment projects, 6.410, 7.603

State law governing procedures for, 7.600

Streets as improved after paving, 7.601 Sub-contracts for public works, 7.204 Supplemental appropriations for projects not previously submitted, 6.202

Surplus transferred to, 6.305

Time limits as fixed in contract, 7.203 Working hours under contract for, 7.204 PUBLIC WORKS DEPARTMENT

Administration by director of public works, 3.510

Building plans, reviewing and checking, 3.545

Contracts for recreation and park facilities, award and administration, 3.552

Delinquent assessment, notifying tax collector of, 3.510

Director of, see Director of Public Works

Engineering functions of recreation and parks department transferred to, 3.552

Functions included in, 3.510 Management by director, 3.510 Personnel included in, 3.510

Recreation facilities building contracts, administration of, 3.552

Street design for traffic, complaints relating to, 3.510, 3.538, 3.552
Telephone, exchange, as included in

Telephone exchange as included in, 3.510

Traffic accident data, receiving copies of, 3.532, 3.552

Traffic control devices, complaints relating to, 3.510, 3.528, 3.552 Traffic functions re, 3.510, 3.552

Transfers of engineering functions and personnel to, 3.552

Utilities commission as excluded from, 3.510

PUBLICATION

Administrative code, 2.307 Advertising for bids, 7.200, 10.100 Appropriation ordinance draft as pub-

lished, 6.204, 10.100 Awards of contracts, 7.103 Bids advertising of, 7.200, 10.100 Budget message of mayor, 6.203

Budget message of mayor, 6.203 Certificate as to correctness of ordinance codification, 2.306

Charter publication of, 2.306, 10.100 Civil service exams announcement, 8.320 Details of proposed budget, 6.205

Details of proposed budget, 6.205 Digest of decisions in published charter, 2.306

Emergency measures, 2.305 Emergency ordinances, substitute

newspaper, when publication permitted, 2.300

Initiative ordinances in published charter, 2.306

Loose-leaf for ordinances, 2.306 Master plans, publishing of, 3.524 Meaning of, 10.100

PUBLICATION-Cont'd

Notice ·

ordinances, 2.300

passage of finality of measures, 2.305

Official newspaper, in, 10.100

Orders of department heads, 3.500 Ordinances

generally, 2.300 book form, 2.306

clerk of board of supervisors responsible for, 2.203, 2.306
passage for second reading, publica-

tion upon, 2.300

Prior certification of publication of ordinances being valid, 2.306

Property sales, time and place for, 7.401

Proposed budget as published, 6.204
Readvertising for bids, 10.100
Rejection rights in advertisement for bids, 7.200
Resolutions—

clerk of board of supervisors responsible for, 2.203 generally, 2.300 Rules and regulations of boards and

commissions, 3.500

Schedule of compensations, proposal of, 8.400

PUBLICITY EXPENDITURES

Budgeting and control of by chief administrative officer, 3.201

PURCHASE AND USE TAX See Sales Tax

PURCHASE ORDERS

Accounts of revenue and expenses showing amounts of, 6.302

Allotments to departments as affecting controller's certification of, 6.301 Average use record as basis for, 7.103 Chief administrative officer approving

\$2,000 purchase orders, 7.100

Funds pre-requisite, 7.100 Purchaser's record of average use as basis for, 7.103

Requisitions as basis for, 7.103

Unencumbered balances as pre-requisite for, 7.100

PURCHASER OF SUPPLIES

Administration of purchasing department by, 3.510

Average use record as basis for purchases, 7.103 Bids rejected by, 7.103

Bills as approved by, 7.103

Cash purchasing when advantageous, 7.104

Central garages in charge of, 7.100 Central store rooms in charge of,

7.100 Certifications of material standards as

set by, 7.100 Chief administrative officer as appointing, 3.510

Contracts for purchases approved by, 7.200

Contractual services, 7.100

Department head purchases as approved by, 7.100

Discounts on bills, taking advantage of, 7.104

Exchanges of used materials by, 7.100 Government surplus property purchases, 7.101

Inspection of purchases by, 7.100 Inventory of material supplies and equipment maintained by, 7.100

Joint approvals with chief administrative officer, 7.103

Loss or damage of property as report-

ed by, 7.100 Obsolete equipment as sold by, 7.100 Outside city, approval of purchaser for, 7.100

Periodic check of property by, 7.100

Purchases, see Purchases

Regulations for purchases as made by, 7.100

Rejection of articles below standards, 7.100

Revolving fund -

cash purchases, use for, 7.104 departmental procurement methods established by purchaser, 7.102 discounts, use for, 7.104

payment of bills from, 7.104 transfers of appropriations to, 7.104

warrants drawn from for payments, 7.104

Standardization of materials by, 7.100 Tests of material standards set by, 7.100

Used materials as sold by, 7.100 Vouchers as approved by, 7.103 Warehouses in charge of, 7.100

PURCHASES

Approval of bills before drawing warrants, 7.103 Approvals by purchaser of supplies,

7.103Bids, see Bids

Bills for, duty as to, 3.501 Checking of, duty as to, 3.501 PURCHASES-Cont'd

City department as bidding on contracts for, 7.200

Claims for, duty as to, 3.501

Construction operation purchases, 7.100 Contract —

\$1,000 purchases, 7.100 \$2,000 purchases, 7.100

Department heads making, 7.100 Emergency purchases on informal bids, 7.100

Inspection by department as ordered by purchaser of supplies, 7.100

Joint approval of contracts for, 7.200 Open market purchases, 7.100 Ordinance determining monetary li-

mits, 7.102 Outside city operations, purchases for,

7.100 Procedure for, 7.102

Produce market relocation, lands for, 7.701

Progressive payments as authorized, 7.202

Purchase orders for, 7.100

Purchaser of supplies as making, 7.100 Regulations made by purchaser of supplies, 7.100

Rejection of articles below standards, 7.100

Requisitions -

department heads issuing or authorizing, 3.501

interference with prohibited, 2.401, 3.101

power as to, 3.501

purchase orders and contracts as based on, 7.103

Specifications —
department as furnishing, 7.100
purchaser of supplies setting, 7.100
Standard brand, purchase of, 7.100

Surplus commodities, 7.101

PURCHASING DEPARTMENT Bureau of supplies included in, 3.510 Central garages operated by, 3.510, 7.100 Central stores operation by, 3.510, 7.100 Purchaser of supplies as administrator of, 3.510

Shop operated by, 3.510, 7.100 Warehouses, operation by, 3.510, 7.100 Q

QUALIFICATIONS FOR OFFICE Board of Education members, 5.100 City attorney, generally, 3.401 District attorney, generally, 3.402 Generally, 8.100 Port commission members, 3.582 Port director, generally, 3.581 Retirement board members, 3.670 Vacancy resulting from negligence as to, 8.104

Warrant and bond deputy, 3.402 QUORUM

Art commi

Art commission, 3.600 Board majority as being, 3.500

R

RAILROADS

Fees as regulated by port commission, 3.581

Port commission, promotion of transportation by, 3.581

Port railroads regulated by commission, 3.581

Street repair as duty under franchises, 7.601

RATES

Airport, 3.691

Port commission as regulating and collecting, 3.581

Public utilities, see Public Utilities

Public utilities, see Public Utilities

RATIFICATION

Remote interests, prior contracts by officers and employees having, 8.105

RATING

Civil service examinations, see Civil Service Examinations

READINGS

Appropriation ordinance amended readvertised prior to, 6.204

REAL ESTATE DEPARTMENT Exposition auditorium managed by, 3.510

Right-of-way agent as included in, 3.510

REAL PROPERTY

Acquisitions, director appraisal for, 7.400

Additional land purchased from proceeds of sale, 7.401 City attorney's duty to examine and

approve title to, 3.401 Condemnation, appraisal for, 7.400 Department, director in charge, 7.400 Director, see Director of Property Emergency measures affecting lease of

purchase, prohibition of, 2.301 Excess property, leasing of, 7.402 Exchanges of, 7.401

Idle property, director's recommenda-tion as to, 7.400

Leases of, see Leases

Maps of as kept by director, 7.400 Port commission legal proceedings as to, 3.581

Power of city as to, 1.101

Proceeds of sale, disposition of, 7.401 Purchase price shown in record of,

7.400

Records kept by director, 7.400 Report annually as to estimated value of, 7.400

Sale

ordinance authorizing, 7.401 recommendations of boards, officers, commissions, 7.401

when not needed for recreation or park purposes, 7.403 Tenders received in sale of, 7.401

Time and place of sale as advertised, 7.401

Title examined and approved by city at-

torney, 3.401 gifts vested in city, 3.500

Trading of, 7.401

Unused property, director's recommendations as to, 7.400

REAPPOINTMENT

Probationary employee terminating employment, reappointment to eligibility list of, 8.340

RECALL See Initiative, Referendum and Recall

RECEIPTS Daily statements of, 6.311 Revenues, see Revenues

RECOMMENDATIONS Department heads' duty to make, 3.501 RECORDER

City officer, status as, 1.103 Finance and records department, inclusion in, 3.510

Officer of city, status as, 1.103

Registrar of voters, functioning as,

RECORDS

Bids for open market purchases, 7.100 Civil service, 3.661

Examination of, power as to, 3.701 Master plan amendment action, record of, 3.522

Meetings of boards and commissions, 3.500

Moneys and properties in joint custo-dy safe, 6.310

Municipal court records, responsibility for, 4.100

Remote interests of officers, employees, in contracts, sales, etc., 8.105 Rules and regulations as to, 3.500 Service record of employees, 3.661

RECREATION AND PARK COMMISSION

Appointments by mayor, 3.550 Buildings, power to erect, 3.552,7.403

California academy of sciences buildings

land for, 3.640

plans, approval of, 3.641

California palace, president as ex-of-ficio trustee of, 3.620

Compensation, members serving without, 3.550

Control and direction of facilities by, 3.552

Creation of, 3.550

Efficiency, duty to organize for, 3.552 Engineering functions, transfer to public works, 3.552

Ex-officio member of park commission, general manager as, 3.551 Funds for improvements by, 3.552

General manager of, appointment of, 3.551

Lease of land, power as to, 3.551, 7.403

Manager, appointment of, 3.551 M. H. de Young Memorial Museum grounds, care of, 3.630

president as ex-officio trustee of, 3.630

Number of members of, 3.550 Personnel transfers to public works, 3.552

RECREATION AND PARK COMMISSION—Cont'd

Program of high standards, policy as to, 3.552

Recreation program of high standard, policy as to, 3.552

Rental of stadiums or recreational fields, power as to, 7.403

San Francisco unified school district, cooperation with, 3.552, 3.553 Secretary, appointment of, 3.551 Stadiums, power to lease, 7.403 Terms of office in, 3.550

Transfer of engineering functions and personnel to public works, 3.552

RECREATION AND PARK DEPARTMENT

Automobile parking station revenues credited to, 7.403

Avenues, see Avenues

Buildings permits for use of, 7.403 Buildings

power of commission to erect, 3.552, 7.403 use restricted to recreation purposes,

7.403Chief executive officer, general man-

ager as, 3.551 Civil service, general manager's ap-

pointee exempt from, 3.551 Director of zoo, appointment and re-

moval, 3.551 Efficiency, organization for, 3.552 Executive secretary to general manager

of, 3.551 Fund, automobile parking station revenues credited to, 7.403

General manager appointment of, 3.551

executive secretary to, 3.551

Lands abandoned for park or recreation purposes, 7.403

Lease of lands, power as to, 7.403 Manager, appointment of, 3.551 Organization, powers as to, 3.552 Parking revenues credited to, 7.403 Playgrounds, see Playgrounds Program of high standards, policy of,

3.552Recreation centers, see Recreation

Centers Recreation fields, see Recreation

Fields Recreation program of high standards,

policy of, 3.552 San Francisco unified school district,

cooperation with, 3.552, 3.553 Secretary, appointment of, 3.551 Stadiums, lease or rental, 7.403

Superintendent of parks, appointment and removal of, 3.551
Superintendent of recreation, appoint-

ment and removal of, 3.551

Squares, see Squares Tax levy for, 6.400

RECREATION CENTERS

See also Playgrounds: Recreation Fields

Buildings on, power to erect, 3.552 Control management and direction by commission, 3.552

New recreation centers, power to construct, 3.552

RECREATION FIELDS

See: Playgrounds; Recreation Centers Games, lease for, 7.403

Lease by recreation and park commission, 7.403

Rental of by recreation and park commission, 7.403

Special events, lease for, 7.403

RED CROSS

Service with, see American Red Cross

REDEMPTION FUNDS Tax levies for, 6.208

REDEMPTIONS

Appropriations for as subject to administration by chief administrative officer, 6.300, 6.301

REDEVELOPMENT PLANS

Produce and related industries affected by, property for relocation of. 7.701

REDUCTION OF FORCES

See also: Layoffs Automation causing, 8.351 Department heads, power as to, 3.501 Removal and suspension provisions not affecting rules as to, 8.341,

8.342 REFRIGERATION PLANTS Port commission as regulating, 3.581

REFUNDING BONDS State law as governing, 7.300

REFUNDS

Retirement contributions, 8.553, 8.577

REGISTRAR OF VOTERS

Appointment of employees, 9.102 Certificate of sponsors, preservation of, 9.104

Certification of statement of qualifica-

tions, 9.104

Challenge of initiative referendum and recall petitions, procedure on, 9.109

City officer, status as, 1.103

Civil service applied to employees under, 9.102

Conduct of elections, 9.102 Declaration of candidacy filed with registrar, 9.104 mailing to voters, 9.105 preservation of, 9.104

Election officers appointed by, 9.106 Elections controlled by, 9.102

Finance and records department, inclusion in, 3.510

Health service board elections, conduct of, 3.680

Management of elections, 9.102 Officer of city, status as, 1.103 Precincts established by, 9.102 Recorder designated to function as,

3.201 Registration controlled by, 9.102 Sample ballots, mailing of, 9.105 Signatures challenged on initiative re-

ferendum and recall of petitions, procedures upon, 9.109 Special elections called by, 9.103

Temporary forces appointed by, 9.102

REINSURANCE

Risks under workmen's compensation, 8.515

RELOCATION

Displaced food industries affected by redevelopment plans, lands for, 7.701

REMOVAL OF OFFICERS AND EMPLOYEES

See also: Discipline of Officers and Employees; Suspension of Officers and Employees

Appeal to civil service commission,

8.341, 8.342 Appointing officer hearing charges, 8.341

refusal to act, hearing in event of, 8.341

Approval required for, 3.501 Assessor's office, 3.400

Board of education as subject to, 5.100

Cause on written charges required for, 8.341

Charges required for, 8.341

Chief administrative officer — approval required, 3.501 subject to, 3.200

Citizens, charges filed by, 8.341 City attorney's office, 3.401

Civil service commission examining proceedings for, 8.341

Civil service commission members 8.107, 8.310

Concealment as causing, 8.325

Controller as removed by supervisors, 3.300

Criminal convictions, duty of mayor upon, 8.107

Department heads as appointing officer for, 3.501

Discourteousness as cause for, 8.341 Dishonesty as cause for, 8.341

District attorney's office, 3.402 Elective officers, assistants and employees, 3.406, 8.107

Fire department members, 8.343 Fraud as causing, 8.325

Habitual intemperence as cause for, 8.341

Hearings as to, 8.341, 8.342 Immoral conduct as cause for, 8.341 Inattention as cause for, 8.341 Incompetence as cause for, 8.341 Insubordination as cause for, 8.341 Intemperence as cause for, 8.341 Interest in city transactions as cause

for, 8.105 Lay-offs rules not affected by charter

provisions as to, 8.341 Mayor's secretaries and stenographers, 3.100

Neglect of appointing officer to act, hearing in event of, 8.341

Non-civil service employees, 3.406, 3.501

Officers, generally, 8.107 Outside activities as cause for, 8.105 Patrol special police officer, 3.536

Political activity as cause for, 8.341 Prohationary period during 8.340

Probationary period, during, 8.340 Procedure for, 8.107

Public defender's office, 3.403 Public hearing of charges, 8.341

Record of hearing furnished to civil service commission, 8.341

Reduction in force rules not affected by charter provisions as to, 8.341 Refusal of appointing officer to act, hearing in event of, 8.341 REMOVAL OF OFFICERS AND EMPLOYEES-Cont'd

board members, generally, School 8.107

Sheriff's office, 3.405

Social service commission members, 3.570

Special police officer, 3.535 Superintendent of schools, 5.102

Teachers, 5.101

Treasurer's office, 3.405 Trial of fire and police members, 8.343 Vacancy upon, 8.104

Writing, proceedings to be, 8.341 Written charges required for, 8.341

RENTALS

Stadiums and recreational fields, 7.403

REPAIRS

Employees' property damaged in line of duty, 8.411

REPEALS

Amendment of ordinance by, 2.306 Codifying ordinances, repeal by, 2.306

REPLACEMENT

Employees' property lost or damaged in line of duty, 8.411

REPORTS

Actuarial reports for retirement benefit changes, 8.500

Actuarial reports required for health service plans, 8.422

Annual reports of municipal courts, 4.101Appraisals by director of property,

7.400Audit of controller's books by accoun-

tant, 3.305

Bureau of fire prevention and public safety, 3.545

California academy statement of ex-

penses and income, 3.643 California palace of legion of honor

report to controller, 3.623 Capital improvements recommenda-

tion report by city planning department, 6.202

Citizen having right to report of controller's books audit, 3.305

City planning department, see City Planning Department

City planning reports on budget items, 6.200, 6.205

Class titles and numbers used on, 3.661

Controller's annual financial report, 3.302

Cost reports for departments submitted to mayor, 3.500

Department head's duty to make, 3.501

Departmental conduct, reports as to, 2.400, 3.701 Departmental operation reports sub-

mitted to mayor, 3.500

False reports in civil service examina-

tions prohibited, 8.325 Financial reports, see Financial Re-

Fire code, noncompliance, with, 3.545 Fire prevention and public safety bureau, 3.545

Health advisory board reporting on public health matters, 3.510

M. H. de Young Museum report to controller, 3.633

Municipal court reports, 4.100, 4.101 Offices report as to conduct of, 2.400, 3.701

Official bond reports, 3.304

Planning department reports on ordinances and resolutions, 3.527

Printing of municipal court annual report, 4.101

Property loss due to negligence as reported, 7.100

Public works accounts as reported, 7.200

Quarterly report of controller, 3.302 Real property values, annual report as to, 7.400

Set-back ordinances, enforcement by zoning administrator, 7.502

Suspension reports exonerated from record, 8.342

Zoning ordinance amendments, reports on, 7.502

REQUISITIONS

Civil service appointments, 8.329 Purchase, see Purchases

RESIDENCE IN CITY

Appointment as requiring, 8.100 Bus operator, municipal railway, 8.320 Chief administrative officer, 3.200 Conductor on municipal railway, 8.320

Definition of, 8.100

Director of planning subject to requirements, 3.522

Elective office, qualification for, 8.100 Employment, requirement during term of, when, 8.100

Exceptions as to requirement of, 8.100

RESIDENCE IN CITY-Cont'd

Leased utilities employees not required, 8.300 Motorman on municipal railway,

8.320

Municipal railway employees, 8.320 Office, requirement during term of, 8.100

Public works contracts, workers on,

7.204Superintendent of schools as having. 5.102

Termination resulting in vacancy of office, 8.104

Vacancy in office upon termination, 8.104

RESIGNATION

Audit of accounts upon, 3.303 Definition of resigned teacher or employee, 8.425 Health service membership after.

8.425

Notice to civil service commission as to, 8.200

Vacancy of office by, 8.104

RESOLUTIONS

See also: Ordinances Action by board of supervisors, 2.300 Adoption of, generally, 2.300 Appropriations in, reduction of, 2.302 Approval by mayor, 2.302
"Ayes", voting by, 2.300
Capital improvement project calling bond election for, 7.304

Committee reference required for, 2.300

Continuance in force, 1.101 Disapproval by mayor, 2.302

Expenditure resolutions as dependent upon balance and income, 6.306 Failure to return as approval by mayor, 2.302

Files kept by clerk of board of super visors, 2.203

Index by clerk of board of supervisors, 2.203

Majority vote required for, 2.300

Master plan amendments, planning commission resolution as to, 3.522 Mayor, transmittal to, 2.302

Meetings of supervisors fixed by, 2.100

"Noes", voting by, 2.300

Notice of passage or finality, 2.305 Number of subjects, limitation on, 2.300

Objections of mayor in writing, 2.302

Planning department reporting on resolutions affecting public ways and buildings, 3.527

Publication after passage, 2.305

clerk of board of supervisors, by, 2.203

Reconsideration after veto, 2.302 Recording by clerk of board, 2.305 Reference to committee required for,

Subject expressed in title, 2.300 Time

action by mayor, 2.302 adoption, 2.300

Title expressing subject of, 2.300 Transmittal to mayor, 2.302

Unanimous measures, time for action by mayor on, 2.302 Veto by mayor, 2.302

Votes on, recording of, 2.300

RESTORATION

City government, in case of disaster, 2.101

RETIRED PERSONS

Appointive positions, exlusion from, 8.509, 8.511, 8.557, 8.581 Board membership prohibited, 8.509,

8.511, 8.557, 8.581

City service prohibited, 8.509, 8.511, 8.557, 8.581

Commission membership, exclusion from 8.509

Continuance ·

fire department pensions after January 8, 1932, 8.566

police pensions after January 8, 1932, 8.542

Death allowance for police and fire-

men, 8.548, 8.572 Elective exclusion

ective positions, exclusio 8.509, 8.511, 8.557, 8.581

Employment, effect on 8.509, 8.511, 8.557, 8.581 on pension,

Expert witness, payment for service as, 8.511

Fire department pensions continued after January 8, 1932, 8.566

Gainful occupations by, effect of, 8.509, 8.511, 8.557, 8.581

Health service benefits for, 8.425, 8.428

Health service participation, provisions for, 3.680

Jury service by, 8.509, 8.511

Miscellaneous employees, post-retirement service, 8.509, 8.511

RETIRED PERSONS—Cont'd

Payment for city service as prohibited, 8.509, 8.511, 8.557, 8.581

Police pension continued after January 8, 1932, 8.542 Retirement board membership exclud-

ing, 3.670

State teachers retirement membership, withdrawal of, 8.512

War-time service by, 8.511

Witness, payment for service as, 8.511

RETIREMENT

See also: Firemen's Retirement; Police Retirement; Retirement System Absences as affecting time and service credits, 8.509, 8.520

Actuarial

equivalent, election as to, 8.509, 8.512

report for benefit changes, 8.500 valuations, city contributions de-termined by, 8.509, 8.555

Actuary appointment of, 3.670

contribution rates recommended as final, 8.510

Additional contributions to replace reduced allowances under social security provisions, 8.514

Age for

contribution rate based on, 8.509 elective officers, 8.501, 8.502 requirement as to, 8.509 60 years, 8.509

62 years, 8.507

65 years

actuarial value, allowance upon, 8.509

fifteen years service, benefits from city contributions, 8.509 miscellaneous members, 8.509

66 years, 8.509 67 years, 8.509 68 years, 8.509

69 years, 8.509 70 years -

elective officers, 8.501, 8.502 miscellaneous members, 8.507, 8.509

Allowances and benefits additional contributions to replace allowances reduced under social

security provisions, 8.514 aggregation of different services

credits for, 8.509 board judging as to, 3.670

city contributions providing portion of, 8.509

contributions applied to provide, 8.509

cost of living increase, 8.526 death, see infra, Death Benefits disability retirement, 8.509 early retirement, option as to modi-

fication of allowance, 8.514 elective officers receiving, 8.501 evening schools service included in

computation of, 8.509 former employees entitled to, 8.509

gainful employment, reduction because of, 8.509, 8.511 increase for members retired prior to

July 1, 1947, 8.530 increases, see infra, Increases

minimum allowance, 8.509 minimum of retirement system and

social security allowance, 8.514 miscellaneous officers and employees, 8.509

modification affecting increases in, 8.530, 8.532, 8.534

part-time service and compensation,

including of, 8.509 raises, see infra, Increases

raises for employees, retired prior to July 1, 1947, 8.530

rates, 8.526

reductions because of social security coverage, 8.514

retirement allowance as included in,

social security coverage as requiring reductions in, 8.514

teachers benefits, cancellations upon withdrawal from system, 8.512 teachers, proportional benefits, 8.507, 8.509

workmen's compensation benefits as affecting, 8.509

Amendments

effective date, 8.514 miscellaneous officers and employ-

ees, provisions governing, 8.509 Application, elective officer, 8.501 Assets of system in same fund with contributions, 8.509

Average final compensation, definition of, 8.509

Beneficiaries

death benefits to, 8.509

increases in benefits affecting, 8.530, 8.532, 8.534

modified allowance, increases in, 8.530, 8.532, 8.534

Benefits, see supra, Allowances and Benefits

Board of education employees withdrawing and retiring under state system, credits for, 8.513

RETIRED PERSONS-Cont'd

Board of supervisors —
effectuation of provisions, 8.500
exclusion from system, 8.501
Board, see Retirement Board
Children of miscellaneous employees,
death benefits for, 8.509
City contribution to funds, 8.509
Community property interest in bene-

fit, survivor receiving, 8.509
Compensation —
absences, compensation earnable

absences, compensation during, 8.509 deductions from, 8.509 definition of, 8.509 earnable, defined, 8.509

part-time reduced to full time for calculation of, 8.509

Compensation earnable — death benefits consisting of, 8.509 definition of, 8.509

military service contributions based upon, 8.520(c) Compulsory, 8.507

Conflict in provisions, effect of, 8.509 Continuous service —

contributions during military service as affecting, 8.520 definition by supervisors, 8.520 military service, effect of, 8.520 war effort leaves as, 8.520

Contributions — accounts for, 8.509

actuary's determinations as to, 8.509 additional, above normal amount, 8.525

additional, to replace reduced allowances under social security, 8.514 adjustment under social security

coverage, 8.514 age as basis of rate, 8.509 amount of, 8.525 appropriations for —

generally, 8.530, 8.532, 8.534 prior service liabilities, 8.510

April 1, 1922, court personnel contributions for service prior to, 8.503

assets of system in same fund with, 8.509

base pay in military service as affecting, 8.520

city as making, 8.509, 8.510, 8.520, 8.525, 8.530, 8.532, 8.534 adjustment under social security coverage, 8.514 retroactive time of social security coverage, contributions required for, 8.514

continuous service affected by during military service, 8.520

cost of living increase in benefits and allowances, effect of, 8.526 court personnel, periods prior to membership, 8.503

credits to school district for retirements under state system, 8.513 death benefits, consisting of, 8.509 deductions from compensation for,

8.509
defaults during military service,
8.520

effective dates of provision as affecting, 8.509

election as to reductions under social security coverage, 8.514

elective officers, for, 8.501, 8.502 emergencies salary deductions not affecting, 8.406

former employee withdrawing or leaving, 8.509

funds charged with, 8.510 general fund, charging to, 8.510 increases in benefits, contributions to meet, 8.530

individual accounts for, 8.509 installments of city contributions, 8.509

interest credited to accounts, 8.509 interest on, see infra, Interest joint participation of city and mem-

bers contributions, 8.509 layoffs, disposal in event of, 8.509 military service, during, 8.520 miscellaneous officers and employ-

ees, 8.509 municipal court personnel, period prior to membership, 8.503

municipal railway employees formerly in military service, 8.520 officers made appointive, for 8.500

officers made appointive, for, 8.500 options as to amount of, 8.525 other assets in same fund with,

8.509 parking authority members, 8.504 percentage of, 8.525

percentages city contributions determined by, 8.509

prior service city's contributions for, 8.510

contributions credited, 8.509 rate based on age, 8.509. 8.510 reduction under social security coverage, contribution required for, 8.514

reductions to school district for retirements under state system, 8.513

RETIRED PERSONS-Contrib.-Cont'd

refunds -

ceasing employment, 8.509 fire department, upon transfer from, 8.509

military service persons in,

8.520

police department, upon transfer from, 8.509

retroactive time of social security coverage, contribution required for, 8.514

salary deductions for, 8.509

school district

charges against, 8.510

credit for retirement under state system, 8.513

school funds charged with, 8.510 service rendered prior to membership for, 8.502

social security coverage affecting,

8.514

court personnel, superior periods prior to membership, 8.503 teachers, proportion, 8.507, 8.509 transfers from police and fire depart-

ments, refund upon, 8.509

withdrawal on end of employment, 8.509

Cost of living increase, 8.526, 8.535 Court employees and attaches, 8.503 Crimes involving moral turpitude, effect of conviction of, 8.509

Death |

after retirement, benefits on, 8.509 before retirement, benefits on, 8.509 former employees, benefits in event of, 8.509

Death benefits generally, 8.509 former employees, 8.509

part retirement allowance and part death benefits, election as to, 8.509

Disability

end of allowance upon recovery from, 8.509

restoration to service upon recovery from 8.509

retirement board considering, 8.509 retirement for, ten years service required, 8.509

Early retirement, option as to modification of allowances, 8.514

Effective dates of provisions as affecting contributions credits, 8.507, 8.509

Elections -

contributions disposal upon end of

employment, 8.509

moral turpitude, withdrawal of contributions by member removed for conviction of crime involving, 8.509

survivor receiving death benefits,

8.509

Elective officers, of, 8.501, 8.502 Employment after, effect of, 8.509,

8.511

Entitlement to after completion of services, 8.509

Expert witnesses for city, service as after retirement, 8.511

Federal social security, see specific references this title, using key words "social security", and Social Security Coverage

Fifteen years service, sixty-five years age, benefits from city contribu-

tions, 8.509

Fifty-five years, after, with twenty years service, 8.509

Fire department credit for service in, 8.509

retirement of employees, see Fire-men's Retirement

Former employees as entitled to benefits, 8.509

Fund, see Retirement Fund

Gainful employment after, effect of, 8.509, 8.511

Harbor commission employees having benefits of, 3.582

Increases ·

benefits for persons retired prior to July 1, 1947, 8.530

cost of living increase, 8.526 July 1, 1947, persons retired prior to, 8.533

July 1, 1952, persons retired prior to, 8.532

July 2, 1952, persons retired prior to, 8.534

April 1, 1966, persons retired prior to and after July 1, 1947, 8.535 July 1, 1967, persons retired prior

to, 8.526 Installments of city contributions,

8.509 Interest on contributions —

generally, 8.509

court personnel, contributions for period prior to membership, 8.503

definition of, 8.509

Japanese evacuees, absence affecting credits, 8.520

RETIRED PERSONS-Cont'd

Joint participation in variation results, city and member contributions engaging in, 8.509

Layoffs, contributions disposal in event of, 8.509

Members, definition of, 8.509

Military service affecting credits for, 8.503, 8.520

Minimum allowance under combined retirement system and social security coverage, 8.514

Miscellaneous officers and employees benefits to survivors of, 8.509

definition of, 8.509

elective officers included with, 8.502 membership, 8.509

provisions as to, 8.509 time for retirement, 8.509

Modification of allowance on early retirement, 8.514

Moral turpitude, effect of conviction for crime involving, 8.509

Municipal railway employees, benefits, 8.404, 8.520

Options — contributions, amounts of, 8.525 court personnel not already mem-

bers, 8.503 elective officers having, 8.501, 8.502 membership, 8.501, 8.502, 8.503, 8.509

modification of allowances on early retirement, 8.514

time of retirement, 8.501, 8.502 Pacific gas and electric leases, persons

employed under, 8.508 Parking authority employees, 8.504 Part-time service reduced to full time

for calculation purposes, 8.509 Percentages determining city contributions to fund for, 8.509

Police department -

credit for service in, 8.509

retirement of employees, see Police Retirement

Port authority employees, 8.505 Prior contributions, crediting of, 8.509 Prior service of, 165 members credited, 8.509

Probation officer of juvenile court subject to, 4.105

Raises for persons retired prior to July 1, 1947, 8.530

Raises for persons retired prior to July 1, 1952, 8.532

Raises for persons retired prior to July 2, 1952, 8.534

Rate of contribution for, 8.509

Reduction because of gainful employment, 8.509, 8.511

Refund of contributions on end of employment 8.509

Retirement allowance, definition of, 8.509

Right, upon completion of service, 8.509

Salaries for purposes of — generally, 8.509

officers over \$1,000 per month, 8.501

Saving clause in provisions as to, 8.509 School district credits for retirement under state system, 8.513

Service credits, see infra, Time and Service Credits

Service required for — generally, 8.507, 8.509

continuous, see supra, Continuous Service

elective officer, 8.501, 8.502 prior service of elective officers, 8.502 10 years —

disability after, 8.509 miscellaneous members, 8.507, 8.509 20 years —

elective officers, 8.501 miscellaneous members, 8.509

30 years — miscellaneous members, 8.507

60 years age, benefits from city contributions, 8.509

Sheriff's department, 8.506 Social security coverage, 8.514; see specific references in this title, using key word "social security coverage"; see also title Social Security Coverage

State system — benefits, effect of, 8.507, 8.513

credits to district, 8.513 health service membership after transfer to, 8.425

teachers under, 8.506-1

withdrawals and retirement under state system, credits for, 8.513 State teachers retirement, withdrawal

of member, 8.512

implementation of state law by board of supervisors, 8.506-1 Survivors of miscellaneous officers and

employees, benefits for, 8.509 System —

generally, see Retirement System definition of, 8.509

RETIRED PERSONS-Cont'd

Teachers benefits as proportionate, 8.507. 8.509

contributions as proportionate,

8.507, 8.509 resignation and retirement under

state system, credits for, 8.513 salaries determining proportion of contributions and benefits, 8.507, 8.509

state benefits as affecting, 8.507 state or city system, 8.506-1

Time and service credits-

absences as affecting, 8.509 aggregation of, for different services, 8.509

April 1, 1922, court personnel service prior to, 8.503

court personnel, prior to membership, 8.503

disability in armed service affecting computation of, 8.520

election as to service prior to membership, 8.503

evening schools service included. 8.509

fire department service, inclusion of, 8.509firemen, upon transfers to other de-

partments, 8.577 military service affecting, 8.520 parking authority members, 8.504

peace-time draft affecting, 8.520 photographic reporters, prior to membership, 8.503

police department service included with, 8.503

police, upon transfers to other departments, 8.553

prior service of 165 members, 8.509 prior to membership of court personnel contributions to obtain, 8.503

time credit, generally, 8.509 transfers from fire or police department, 8.509 war effort leaves affecting, 8.520

Transfers from police and fire departments, effect of, 8.509

Undersheriffs, membership in public employees' retirement system, 8.507

Underwriters Fire Patrol service as af-

fecting, 8.562 War effort leaves affecting credits for, 9.520

Withdrawal of contributions on end of employment, 8.509

Withdrawal of State Teachers Retirement System members, 8.512

Witness for city, service after retirement, 8.511

Workmen's compensation as affecting benefits under, 8.509

RETIREMENT BOARD

Actuary, appointment of, 3.672 Benefits, sole judge as to, 3.671 Consulting actuary appointed by, 3.672 Creation of, 3.670

Disability retirement considered by, 8.509

Duties, generally, 3.671 Funds controlled by, 3.671

Investments of funds, control of, 3.671 Life insurance official as member of, 3.670

Mayor appointing members of, 3.670 Membership of, 3.670

Oaths administered by actuary or secretary, 3.672

Powers, generally 3.671 President of supervisors as member of, 3.670

Qualifications of members, 3.670 Retired persons excluded from, 3.670 Secretary appointed by, 3.672 Term of office, 3.670

Workmen's compensation laws administered by. 8.515

RETIREMENT FUND

Reserve to meet increases, 8.530, 8.532, 8.534

Transfers to meet increases in benefits, 8.530, 8.532, 8.534

RETIREMENT SYSTEM

See also: Firemen's Retirement; Police Retirement

Actuarial reports for changes in, 8.500 Actuary recommendations as basis of, 8.510

Adjustments because of social security coverage, power to make, 8.514 Administrative costs met by city,

8.510 Adult probation officer subject to pro-

visions, 4.105

Age, exclusion because of, 8.500 Allowances on retirement, 8.511 adjustment, 8.526, 8.530 - 8.534 continuous service, 8.520

Amendments, actuarial reports for, 8.500

Board members excluded from provisions, 8.500, 8.501

RETIREMENT SYSTEM-Cont'd

Board of supervisors, exclusion from provisions, 8.501

Board, see Retirement Board

Commission members excluded from, 8.500, 8.501

Continuance of existing provisions, 8.500

Contributions to, 8.525 credit on, 8.513

Court employees and attaches as members of, 8.503

Creation of, 8.500 Definition of, 10.100

Elective officers

membership, 8.500 - 8.502

options as to provision applicable, 8.502

Exclusions from, 8.500, 8.501

Fire boats reassignments and reappointments affecting rights under, 3.546

Fire department members, see Firemen's Retirement

Health service participation by members of, 8.420; and see Health Ser-

Inclusions in, 8.500 - 8.509 Management of by board, 3.671 Membership of

generally, 8.500 - 8.509 fire department, 8.565 - 8.568

police department, 8.540 - 8.544 Miscellaneous employees under, 8.507, 8.509

Mortality tables as basis of, 8.510 Municipal court employees and attachees as members of, 8.503

Officers made appointive, exclusion from, 8.500

Pacific gas and electric employees, 8.508 Parking authority employees, 8.504

Part-time persons under, 8.509 Police, see Police Retirement Port authority employees, 8.505 Prior service liabilities met by city, 8.510

School department, applicability to, 8.507

Service tables as basis of, 8.510 Sheriff's department, 8.506 Social security coverage, 8.514 State Teachers' Retirement System, withdrawal of members from City System, 8.512

Substitute employees under, 8.509 Superior court employees and attachees as members of, 8.503

System, definition of, 10.100 Tables as basis of, 8.510 Teachers, applicability to, 8.506-1, 8.507 Temporary employees under, 8.509 War, definition for purposes of, 8.520 Workmen's compensation benefits and premiums, paid by, 8.515

REVENUE AND EXPENSE ACCOUNTS

Items required, 6.302 Unencumbered balance in, 6.302

REVENUE APPROPRIATIONS Unused balance, transfers of, 6.306

REVENUES

Accounts and accounting procedure appropriation ordinance as authority

for, 6.300 generally, see Accounts and Proce-

dure Automobile parking station revenues,

credit to recreation and park department funds, 8.403

Budget estimates submission including statement of, 6.200

Controller's quarterly report as to,

Deficiencies during public emergencies as balanced by salary deductions, 8.406

Estimates -

mayor to supervisors, 6.203 submission with budget estimates,

Excess collections as surplus, 6.306 Quarterly report of controller as to, 3.302

REVERSIONS

Avoidance of upon abandonment of recreation and park lands, 7 403

Civil service examination papers, 8.322

REVOLVING FUNDS

Audit of by controller, 3.303 Establishment of, 6.308 Public improvements, 7.302, 7.603 Purchase limits set by ordinance, 7.102 Purchaser's see Purchaser of Supplies

REWARDS

Fire department heroic or meritorious conduct, 8.405

Police department heroic or meritorious conduct, 8.405(a)

RIGHT-OF-WAY AGENT

Real estate department as including, 3.510

RIGHTS AND POWERS

Ordinance or resolution, exercised by, 1.101

RIOTS

Chief of police having sheriff powers during, 3.537

RULES AND REGULATIONS

Activities, employments, etc., of officers and employees, restrictions on, 8.105

Chief administrative officer as making,

3.201

Civil service, changes in, 3.661

Fees for licenses as covering costs of, 6.402

Power to make and enforce, 1.101 Private employment and practice of officers and employees, restrictions on, 8.105

Social services department, enforcement of, 3.572

S

SALARIES AND WAGES

Actual service time as limit upon, 8.400 Adjustment —

fire department salaries, 8.405(c) police department salaries, 8.405(c)

Advancement -

methods provided for, 8.400(a) prohibition as to payment, 8.400(b) Approval of payroll before payment

of, 8.400

Art commission members serving without, 3.600

Assessor, 3.400, 8.401

Assistant attorney, generally, 3.406
Attorney appointed by public administrator, salary standardization applicable to, 8.401

Basic hourly rates, municipal railway

employees, 8.404

Board of education members, 5.100 Board of permit appeals member, 3.650 Board of supervisors fixing, 8.400(a)

members of, 2.100

Bureau of fire prevention and public safety, 3.540, 3.542, 3.545, 8.405 California palace of legion of honor trustees serving without, 3.620

Carmen, for, 8.404 City attorney, 3.401, 8.401

Library comr

Civil service commission members, 3.660, 8.310(a) proposed schedule of, 8.400(h) Collective bargaining contracts as basis

of standardization, 8.403

Consistent with private employment, fixing of, 8.400(a)

Continuance of, 1.101, 11.100, 11.101 Contracts with industry as basis of standardization, 8.403

Controller, 8.401

Corporal in police department, for retirement purposes, 8.541

Deductions emergencies, 8.406

health service, for, 8.420, 8.429 jury fee payments as, 8.400 police and fire retirement, 8.555, 8.579

retirement contributions, 8.509 Department heads as fixing, 8.400(a) Director of public works, 3.510 Disability transferees, 8.350 District attorney, 3.402, 8.401

Earnable, see Compensation Earnable Emergencies, see Salary Deductions During Emergencies

Establishment, generally, 8.400 Fire boats personnel reassigned to fire department, 3.546

Fire department, 8.405

Full compensation for services, as, 8.400

Groups and crafts contracts with industry as basis for, 8.403

Health advisory board members serving without, 3.510

Health service employees fixed by board, 8.420

Hourly salaries converted to weekly, etc., 8.400(a)

Increases, limitation by salaries for similar services, 8.400(h)

Incumbents salaries on January 1, 1931, higher than standard compensations, continuance of, 8.400(a)

Inmate help, fixing by department heads, 8.400(a)

Institutional help, fixing by department heads, 8.400(a)

Interference with prohibited, 2.401, 3.500

Intermediate salaries in schedule of, 8.400(a)

Jury service affecting payments of, 8.400

Law library employees, 4.104 Library commission serving without, 3.560 SALARIES AND WAGES-Cont'd

Like compensation for like service, 8.400(a)

Limitation of payment to actual service time, 8.400

Maintenance as salary for purpose of emergency deductions, 8.406

Manager of utilities, 3.593

Maxima salaries in schedule of, 8.400(a)

Maximum deductions during public emergencies, 8.406

Mayor, salary of, 3.100

Medical director fixed by board, 8.420 M. H. de Young Museum trustees serving without, 3.630

Military leaves affecting rights to,

8.360

Minima salaries, 8.400(a), 8.400(b) Misconduct in presenting claims for, 6.303, 8.400(b)

Municipal court employees, 4.102 Municipal railway employees, 8.300, 8.400

Non-civil service appointments, time limit, 8.332

misconduct in presenting Official

claims for, 6.303, 8.400(b) Ordinances for, see Salary Ordinances Other governmental services, in accord with, 8.400(a)

Part-time employees fixing by department heads, 8.300, 8.400, 8.402

Payroll approval before payment of,

Per diem compensation converted to weekly, etc., 8.400(a)

Period for payment of, 8.400

Planning commission members, 3.520 Police commissioners, 3.530, 3.538 Police department, 3.531. 8.405(a), 8.451

Port commission, members, 3.582

Private employment, in accord with, 8.400(a)

Public administrator's attorney, 3.510 Public utilities commission members, 3.590

Public works contract, workers under, 7.204

Public works director, 3.510

Rates fixed by supervisors, 2.101 Recorder when functioning as registrar

of voters, 3.201 Recreation and park commission members serving without, 3.500

Retirement board members serving without, 3.670 - 3.672

deductions Retirement 8.509. for, 8.555, 8.579

Review of collective bargaining agreements, revision on, 8.403

Revision of rates under collective bargaining agreements, 8.403

Salaries standardization, 8.401

Schedules of, see Schedules of Compensation

Schools, see School Department; Teachers

Semi-monthly payment of, 8.400(b) Sheriff, of, 3.404, 8.401

Similar services, increases limited to services for, 8.400(h)

Specialized services, fixing in accord with private employment, 8.400(a) Standardization, see Salary Standardization

Superintendent of schools, 5.102

Survey fund for, 8.400(a)

Surveys for police department, fixing in accordance, 8.405(a)

Teachers, 8.402

Temporary appointment, time limit upon, 8.332, 8.333

Trades and crafts, 8.403

Transfer of disabled persons affecting, 8.350

Treasurer, 3.405, 8.401

Vacation pay, 8.440

Vacation rights not affecting, 8.440 War memorial trustees serving without, 3.610

Welfare commission members serving without, 3.570

Withholding from teachers salaries, 5.101

SALARY ATTACHED TO THE RANK

Fire department "rate of compensation" as meaning, 8.405(c)

SALARY DEDUCTIONS DURING **EMERGENCIES**

Appropriation ordinance as 8.406

Board, room and laundry as salary for purposes of, 8.406

Continuance limited to anticipated emergency period, 8.406

Earthquakes emergencies, deductions during time of, 8.406

Economic emergencies, deductions during time of, 8.406

Fire emergencies, deductions during time of, 8.406

Flood emergencies, deductions during itme of, 8.406

Hourly earnings, method of deducting from, 8.406

SAL. DEDUCT. DURING EMERGENCIES-Cont'd

Installments, deductions made 8.406

Maintenance as salary for purpose of, 8.406

Maximum deductions, 8.406

Percentages allowed during public emergencies, 8.406

Per diem compensation, method of deducting, 8.406

Retirement system contributions not affected by, 8.406

Reversion to respective funds, 8.406 Salary ordinance as fixing, 8.406 Temporary deductions, deemed as,

8.406

SALARY ORDINANCES

Amendment of -

fire department salary revisions, for, 8.405(c)

increases, for, 6.207

police department salaries, for. 8.405(a)

Appropriation ordinance, passing at the same time as, 6.207

Civil service commission check as to legality of positions and rates, legal basis for, 6.207

Class titles and numbers used on, 3.661

Continuing of positions by, 6.207 Controller's check as to legality of positions and rates, legal basis for, 6.207

Creating of positions by, 6.207

Emergency deductions figures in, 8.406

Fire department compensation, 8.405 Individuals or individual positions listed by, 6.207 Legal basis for check of positions and

rates, as, 6.207

Municipal railway compensation for, 8.404

Number of positions established and enumerated by, 6.207

Part-time employees recorded on, 3.661

Pay periods determined by, 8.400 Police department compensation in, 8.405

Rates of compensation established and enumerated by, 6.207

Referendum, exemption from, 9.108 Salaries not subject to standardization

as fixed by, 8.400 Schedule of compensations, accord with, 8.401 - 8.405

Segregation of positions by, 6.207 Seniority increases covered by amend-ment, 6.207

Standardization establishing rates

enumerated by, 6.207 Subdivisions for departments and organizations, 6.207

SALARY STANDARDIZATION

Appointive officers subject to, 8.401 Attorney appointed by public administrator as subject to, 8.401

Bus operator, see infra, Municipal Railway Employees

Contracts with industry as basis for, 8.403

Determination of rates as affected by, 8.400(h)

Disability transfers excepted from.

8.350 Elective officers subject to, 8.401

Groups or crafts, as basis for, 8.403 Hourly salary converted to weekly, etc., 8.400

Investigations by civil service commission, 3.661

Mayor's salary in accordance, 3.100 Municipal railway employees, 8.404

average of other cities as maximum, 8.404

basic hourly rates, 8.404 benefits, 8.404

bus operators, 8.404 certification of schedules of other cities, 8.404

coach operators, 8.404 instructors, 8.404

maximum rates, when applicable, 8.404

other benefits, wages not including, 8.404

other cities, standards based on, 8.404

overtime for holiday work, 8.404 platform employees, 8.404 surveys, 8.404

trainees, rates for, 8.404

wage schedule not in excess of other cities, fixing of, 8.404

Officers subject to, 8.401

Other government services, in accordance with, 8.400

Per diem compensation converted to weekly, etc., 8.400

Private employment, in accordance with, 8.400

Public defender, of, 8.401

Recommendation of commission as to, 3.661

SALARY STANDARDIZATION

-Cont'd

Review of collective bargaining agreements, revision upon, 8.400

Salary ordinance enumerating rates established by, 6.207

Schedule of compensations for, see Schedule of Compensations

School positions as subject to, 5.101 Specialized services fixed in accord with nearest comparable, 8.403

Surveys by civil service commission, 3.662

Transfers for disability as excepted from 8.350

SALES

Harbor revenue bonds, 3.581, 3.583 Interest in city transactions prohibited, 8.105

Land not needed for recreation or park purposes, 7.403

State law controlling sales of recreation and park lands, 7.403

SALES TAX

Legislation and agreements, powers as to, 6.412

SALVAGE OF PROPERTY Fire marshal, duties of, 3.544 Police officers as aiding, 3.544

SAN FRANCISCO

Appearance in courts, 1.101 Bequests, power to receive, 1.101

Boundaries, 1.100 Cash position as shown by reports, 3.302 Charitable purposes, receiving proper-

ty for, 1.101

Chief administrative officer having charge of affairs of, 3.200, 3.201 Continuance of rights and liabilities, 11.100

Conveyance of property, power of, 1.101

Defending in courts, 1.101 Donations, power to receive, 1.101 Enjoyment of property, power of, 1.101 Extension of boundaries, 1.100

Financial condition as shown by quar-

terly report, 3.302 Fiscal year of, 6.200 Functions, continuance of, 11.101 Gifts, power to receive, 1.101

Holding property, power of, 1.101 Laws, power to make and enforce, 1.101 Leasing of property, power of, 1.101

Legal capacity, 1.101

Municipal corporation, continuance as,

Ordinances, power to make and enforce, 1.101

Perpetual succession of, 11.100 Personal property, power as to, 1.101 Powers of —

generally, 1.101, 11.102 vested in board of supervisors, 2.101

Property, power as to, 1.101 Purchase, power of, 1.101

Real property, power as to, 1.101 Receiving property, power of, 1.101 Regulations, power to make and enforce, 1.101

Rights and powers appropriate, city as having, 1.101
Seal of, 1.101

Selling of property, power of, 1.101 Suing in courts, 1.101

Trusts property, power to receive, 1.101

SAN FRANCISCO GENERAL HOSPITAL

Administrative duties of assistant director of public health, 3.510 Administrator, appointment of, 3.510

SAN FRANCISCO LAW LIBRARY See Law Library

SAN FRANCISCO SYMPHONY ORCHESTRA

Taxes for support of, 6.208

SAN FRANICSCO UNIFIED SCHOOL DISTRICT

Board of education, see Board of Education

Credit for employees retiring under state system, 8.513

Health system membership, 8.420. 8.425

Recreational activities, direction of, 3.553

Recreation and park commission, co-operation with, 3.553

Retirement contribution credit for retirements under state system, 8.513

SCHEDULE OF COMPENSATIONS

Action by board of supervisors, 8.401 Advancement provided for, 8.401 Amendments of, 8.401

Budget estimates accord with, 8.401 Comparison of proposed with existing, publishing of, 8.401 SCHED. OF COMP.-Cont'd

Economic conditions requiring changes, 8.401 Effective dates of, 8.401

Facts and data as basis for, 8.401

Fixing of, 8.401

Intermediate salaries provided 8.401

Investigation and survey as basis for,

Like compensations for like service, 8.401

Limitations on salaries by proposed schedule, 8.400(h) Minima salaries provided in, 8.401

Ordinance adopting, 8.401 Part-time employees, 8.402

Publication of with existing schedule, 8.401

Revisions, economic changes warranting, 8.401

Salaries and wages paid being those fixed in, 8.401

Salary ordinance accord with, 8.401 School department employees, for, 8.401, 8.402

Supervisors as fixing, 2.101 Survey data as basis for, 8.401 Transmission to board of supervisors, 8.401

SCHOOL BOARD

See also: Board of Education Removal of members, 8.107 Suspension of members, 8.107

SCHOOL DEPARTMENT

Board, see Board of Education Cafeteria employees subject to civil service, 5.103

Civil service applicable to employees, 5.101 - 5.103

Monies, board regulating as to, 5.101 Salaries and wages

department head as fixing, 8.401 excess payment reimbursed, 5.101 prompt payment provided for, 5.101 schedule of, 5.101 twelve equal payments, 5.101

SCHOOL DISTRICT See San Francisco Unified School District

SCHOOL DISTRICT EMPLOYEES Social security coverage for, 8.514; and see titles Retirement; Social Security Coverage

SCHOOLS

Cafeteria employees subject to civil service, 5.103

Department heads not tenured, 5.101 Deputy superintendent not tenured, 5.101

District, see San Francisco Unified School District

Duties of board as to, 5.101

Fire inspections, 3.545
Maximum tax levy as exclusive of, 6.208, 6.400

Monies, board as controlling, 5.101 Non-teaching positions under civil service, 5.101, 5.103, 8.300

Plans for constructing, altering, etc., examination and approval of, 3.545

Powers of board as to, 5.101 Principals not tenured, 5.101 Superintendent, see Superintendent of

Schools Teachers for, see Teachers Vice-principals not tenured, 5.101

SCORING

Civil service examination papers, see Civil Service Examinations

Alteration, power of, 1.101 City as having, 1.101

SEALER OF WEIGHTS AND MEASURES

City officer, status as, 1.103 Department of weights and measures as including functions of, 3.510 Officer of city, status as, 1.103

SECRETARY OF AGRICULTURE AND SERVICES

Port commission, ex-officio member of, 3.580

SECURITY

Notes as security for money borrowed by city, 6.304

Temporary transfers or loans, taxes as security for, 6.304

SEGREGATION

Appropriations for materials, supplies and equipment as segregated, 7.104 Budget estimates and statements submitted to mayor, 6.200

Capital improvement projects report segregation projects not affecting

master plans, 6.202 Salary ordinance as segregating positions, 6.207

SELLERS

Licenses and permits, 7.704

SENIORITY

Transferred personnel from recreation and park to public works, 3.552 Vacation, time for taking affected by, 8 440

SERVICE OF PROCESS AND NOTICE

Charges for removal of superintendent of schools, 5.102 Mayor as officer for, 3.100

SERVICE RECORDS Securing of, 3.661

SERVICES BY CITY Fees, recommendations as to, 3.501

SET-BACK RESTRICTIONS See also, Zoning Licenses and permits affecting, approval of, 7.500

SEVERANCE Vacation pay in case of, 8.440

SEWERS Bonded indebtedness limits, 6.401 Mains as ordered by director of public works, 7.604 Tax levies to support, 6.208

SHERIFF

Bailiffs for municipal court as detailed by, 4.102 Chief of police having power of during riots, 3.537 Elective officer, as, 3.404, 8.108 Generally, 3.404 Municipal election for, 9.100

Official bond of, 3.404 Salary of, 3.404 Term of. 9.100

SHERIFF'S OFFICE

Equipment or other personal property of employees damaged or lost in line of duty, repair or replacement of, 8.440

Health service system, provisions for membership in, 8.507

Retirement system, public employees, membership in, 8.507

SHOPS

Purchasing department as operating, 3.500

SICK LEAVE Accumulation of, 8.363

SIDEWALKS

Defects causing injuries, liability of director of public works for, 7.605 Good repair as duty of property owner, 7.601

SIGNS

Traffic control by use of, 3.538

SIMPSON AFRICAN HALL Management and operation by california academy of science, 3.640

SINKING FUNDS

Budget estimates submission including statement of, 6.200 Improvements bonds sinking fund

charges paid by special assessments, 7.603

Maximum tax levy as exclusive of, 6.208, 6.400 Tax levies for, 6.208, 6.400

SLUM CLEARANCE

Project plans submitted and acted upon, 3.527

SOCIAL SECURITY COVERAGE

See also Retirement

Additional contributions, retroactively requiring, 8.514 Allowances

early retirement, modification of al-

lowance for, 8.514 minimum of combined allowances,

8.514 reduction of retirement system al-

lowances, 8.514 Board of supervisors providing for by

ordinance, 8.514 Contributions

additional contributions required for retroactivity, 8.514

city contributions under retirement system, adjustment of, 8.514

liability for, 8.514 retroactive time, contributions for, 8.514

retirement system contributions as affected by, 8.514

Early retirement, modification of allowance for, 8.514 Effective date as retroactive, 8.514

SOC. SEC. COVERAGE-Cont'd

Elections -

contributions under retirement system, reduction of, 8.514

members already covered, election as to inclusion under city plan, 8.514

reducing retirement system contributions, 8.514

Eligibility for, 8.514

Employees, generally, 8.514

Fire department members excluded from, 8.514

Minimum allowance under combined retirement system and social security, 8.514

Municipal railway employees as includ-

ed in, 8.514

Numbers, plural and singular, 8.514 Option as to modification of allowance on early retirement, 8.514

Ordinance prescribing conditions for, 8.514

Police department members excluded, 8.514

Previous coverage, effect of, 8.514 Prior coverage, effect of, 8.514

Reductions

allowances under retirement system, 8.514

contributions under retirement system, 8.514

Referendum of employees as to, 8.514 Retirement system adjustments, power to make, 8.514

Retroactive effect of, 8.514

School district employees included in,

Words, meaning of, 8.514

SOCIAL SERVICES COMMISSION

Director, 3.571 Duties, 3.572 Employees, 3.573 Members, 3.570

SOCIAL SERVICES DEPARTMENT Board of supervisors, duties as author-ized by, 8.300

Bureaus established by director of, 3.570

California, duties as authorized by, 8.300

Citizens' emergency relief committee functions exercised by, 8.300

transferred to, 3.573, 11.102

Civil service applying to employees of, 3.573, 11.102

unty welfare department t ferred to, 3.573, 8.300, 11.102 County welfare trans-

Divisions as established by director of,

Employees for, 3.570, 3.573, 11.102 Establishment of, 3.570

Mayor appointing members of, 3.570 San Francisco, duties as authorized by, 8.300

Transfer of county welfare department to, 3.573, 11.102

United States, duties as authorized by, 8.300

Welfare commission, see Welfare Commission

SPECIAL ASSESSMENT PROJECTS

Financing of, 7.603

Interest on revolving fund money added to contract for, 7.603

SPECIAL ASSESSMENTS See Assessments

SPECIAL COMMITTEES

Board of supervisors, of, 2.200 Boards and commissions, generally, 3.500

SPECIAL EVENTS

Admission fees, permission to charge, 7.403

Lease of stadiums and recreation fields for, 7.403

SPECIAL POLICE OFFICERS Appointment and removal of, 3.535

SPUR TRACKS Permits for, 7.606

SQUARES

See also: Parks

Automobile parking stations, lease of subsurface space for, 7.403

Buildings on power to erect, 3.552, 7.403

use restricted to recreation, 7.403

Control management and direction by commission, 3.552, 7.403 Leases of land, 7.403

New squares, power to construct, 3.552

Tax levy to support, 6.208, 6.400

STADIUMS

Games, lease for, 7.403

Lease of by recreation and park commission, 7.403

Rental of by recreation and park commission, 7.403

Special events, lease for, 7.403

STANDARDIZATION

Materials, supplies and equipment as standardized, 7.100 Salaries, see Salary Standardization

STANDING COMMITTEES

Board of supervisors, of, 2.100 Boards and commissions, generally, 3.500

STANDPIPES

Plans for altering, etc., examination and approval of, 3.545

STATE LAWS

Adult probation committee continuing under, 4.105

Bonded indebtedness as governed by, 7.300

Canvass of elections governed by, 9.107

Claims procedure governed by, 7.703 Continuance of local government in

disasters governed by, 2.101 Control of procedure for rights or powers, 1.102

County agricultural department including functions prescribed by, 3.510

County officers powers and duties under, 3.700

Deposits as governed by, 6.311

District attorney's expenditures governed by, 3.402

Health service medical care governed by, 8.424, 8.430

Initiative, referendum, recall, subject to, 9.103, 9.108, 9.109

Juvenile probation board continuing under, 4.105

Municipal court powers and duties governed by, 4.100

Petitions for initiative, referendum and recall governed by, 9.109

Public works procedure governed by, 7.600

Refunding bond issuance as governed by, 7.300

Registration of voters subject to, 9.103

Streets and highways improvement procedure governed by, 7.600 Superior court governed by, 4.103

STATE OF CALIFORNIA

Harbor, jurisdiction, transfer to City and County, 3.582

Retirement system, provision for Sheriff's office membership in, 8.507 teachers in, 8.506-1

STATE TAXES

Tax levy maximum as exclusive of, 6.208, 6.400

STATEMENT OF QUALIFICATIONS Board of education, nominees, 5.100

STATEMENTS

Deposits, daily statements of, 6.311 Receipts, daily statements of, 6.311

STATUTE OF LIMITATIONS Waiver by city, 2.300

STEINHART AQUARIUM

Management and operation by california academy of sciences, 3.640 Salaries and wages, 8.402

STENOGRAPHERS

Mayor's stenographers, 3.100

STREET RAILWAYS see Municipal Railway

Abandonment, authority required for, 3.595

Regulation by public utilities commission, 3.595

Same streets, use by two or more lines, 3.595

Speed limits, regulation of, 3.595

Subways, exclusive rights to as prohibited, 3.595

Tunnel, exclusive rights prohibited, 3.595

Viaducts, exclusive rights prohibited, 3.595

STREETS AND HIGHWAYS

Acceptance of by supervisors after paving, 7.601

Complaints as to design for traffic, public works department as responsible for, 3.538

Defects causing injuries, liability of director of public works for, 7.605

Design for traffic, complaints to public works department, 3.538

Emergency construction of, 7.200 Licenses and permits for use of, 7.704 Patented pavement use of, 7.602

Paving of, acceptance by supervisors following, 7.601

STREETS AND HIGHWAYS—Cont'd Railway company having duty to repair under franchise, 7.601 Repairs, keeping in after paving, 7.601

State law governing improvement procedure for, 7.601

Tax levies to support, 6.208, 6.400

STREET TRAFFIC Generally, see Traffic Control and Regulations

STRYBING ARBORETUM AND BOTANICAL GARDENS

Director of — appointment of, 3.551 qualifications for positions

qualifications for position, 3.551 SUBDIVISION HEADS Appointing officers, as, 3.501

Requisitions for purchases, power to issue, 3.501

SUBDIVISIONS

Plats, re-plats, project plans submitted to planning department, 3.527

SUBPOENA

Chief of police as having power of, 3.537

Department investigation, subpoenas for, 2.400

Refusal to obey, penalty for, 2.400
Service of in department investigation, 2.400
Tax collector as having power of,

3.537 SUBSTITUTE EMPLOYEES

Retirement system applicable to, 8.509

SUBSTITUTE PROMOTIONAL EXAMINATIONS Generally, 8.328

SUBWAYS

Street railways, different lines as using, 3.595

SUITS

City and county as party, 1.101

SUPERINTENDENT OF BUILDING INSPECTION Report of bureau directed to, 3.545

SUPERINTENDENT OF SCHOOLS

Appointment of, 5.102 Appointments, promotions, assignments, as recommended by, 5.102 Assistants, qualifications for, 5.102 Associates, qualifications for, 5.102 Charges for removal of, 5.102 City officer, superintendent as, 1.103 Confidential secretary for, 5.102 Deputy superintendent classified permanent, 5.101 Duties, generally, 5.102 Executive officer of board, as, 5.102

Hearing for removal of, 5.102 Officer of city, superintendent as, 1.103

Powers, generally, 5.102 Qualifications of, 5.102

Removal of, procedure for, 5.102 Residence qualifications, exemption from, 5.102

Salary of, 5.102 Salary standardiz

Salary standardization, exception from 8.401 Secretary for, 5.102

Suspension of pending removal procedures, 5.102
Term of office 5.102

Term of office, 5.102 Training required for, 5.102

SUPERINTENDENTS Boards and commissions, 3.500

SUPERIOR COURT

Chief probation officer of juvenile court, appointment and removal of, 4.105

Judges adult probation officer appointed by 4.105

juvenile court judge as appointing probation officer of juvenile court, 4.105

Jury commissioner as, city officer, 1.103

Law library, judges as ex-officio trustees of, 4.104

Maintenance of as provided by board of supervisors, 4.103
Officer of city, secretary and jury

commissioner as, 1.103
Retirement system membership of em-

ployees, 8.503 Secretary as city officer, 1.103

State law as governing, 4.103

SUPERVISORS See Board of Supervisors

SURPLUS COMMODITY Purchase authorized, 7.101

SURPLUS FUND Transfer of, 6.305 SURPLUSES

Appropriation ordinances for, 6.306 Appropriations balances as, 6.306 Budget estimates for appropriation of,

6.306

Budget estimates submission including estimate of, 6.200

Excess collections as, 6.306

Following fiscal vear, revenue in. 6.306

Government surplus property purchases, 7.101

Property surplus, transfer of, 7.100 Public utilities surplus fund established, 6.407

Unused and unencumbered appropriations as, 6.306

Utility surpluses transferred to general fund, 6.407

SURVEYS

Municipal railway employees, compensation, 8.404

Police department compensation fixed in accordance with, 8.405

"Rate of compensation" considered in, 8.405

Rate of compensation for fire department, 8.405

SUSPENSION OF OFFICERS AND EMPLOYEES

See also: Discipline of Officers and Employees; Removal of Officers and Employees

Appeal to civil service commission, 8.341, 8.342

Appeal to fire and police commission, 8.343

Appointing officer as hearing charges, 8.341, 8.342

Board of education as subject to, 5.100

Charges, result of, 8.341

Chief administrative officer as subject to, 3.200

Chiefs of departments, power of, 8.543Civil service commission examining

proceedings for, 8.341

Civil service inspections, interference with, 3.661

Decision as final, 8.341

Deleting from record upon exoneration, 8.344

Elective officers, generally, 8.107 Exoneration, remission upon, 8.344 Expunging from record upon exoneration, 8.344

Finality of appointing officer decision as to, 8.341

Fire department members, 8.343

Hearing by appointing officer, 8.341 Leave of absence of suspended police officer, effect of reinstatement. 8.344

Notice in writing as to reasons for, 8.341

Officers, generally, 8.107 Official bond, suspension for insufficiency of, 3.304

Patrol special police officer, 3.536 Police department members, 8.343

Political activities as cause for, 8.311 Port commission members as subject to, 3.580

Procedure for, 8.107

Public utilities commission members, 3.590

Salary

loss for period, 8.342

payment upon exoneration of charges, 8.344

Superintendent of schools, pending removal proceedings, 5.102

SYMPHONY ORCHESTRA Taxes for support of, 6.208

 \mathbf{T}

TAXATION

See also Bonded Indebtedness, Bonds Appropriation amounts limited to revenues produced by, 6.205, 6.300 Business license tax, 6.403

Capital improvements in utilities, financing of, 6.205

Collections

bonded indebtedness paid by in preference to city notes, 6.304

cash reserve fund for expenditures in anticipation of, 6.304

expenditures in anticipation of cash reserve fund for, 6.304

fiscal year collections as repayment for notes, 6.304

lien on, notes of city as, 6.304 loans anticipating, 6.304 notes of city as paid by, 6.304

repayment of temporary loans by, 6.304

tax anticipation loans as prior lien on, 6.304

temporary loans or transfers made in anticipation of, 6.304

TAXATION-Cont'd

Collector :

bond of, 8.101

city officer, status as, 1.103

delinquent assessments as notified by public works department, 7.600

· finance and records department, inclusion, 3.510

inspection of businesses, power of, 6.402, 6.403

Delinguency

emergencies, tax delinquencies balanced by salary deductions during, 8.406

Health service contribution fixed according to tax rate, 8.428

Judgment, budget estimates submission to mayor including statement of, 8.406

Levies -

amount of, 6.208, 6.400

board of supervisors as making, 6.208

bonds of utilities as excepted from authority for, 6.208

cash reserve fund increased by, 6.304

exclusions from maximum amount provision, 6.208, 6.400

payments provided by, increased 6.208

maximum amount of, 6.208, 6.400 temporary transfers or loans as secured by, 6.304

License taxes on business, 6.403 Licenses and permits, 6.204

Limitations

bonded indebtedness, 6.401 property tax, 6.400

special assessments, 6.410

Minimum tax for departments, appropriation limited to revenues from, 6.300, 6.301

Ordinances exempt from referendum, 9.108

Property tax limitations, 6.400 special assessments, 6.410

Recreation and park purposes, 6.208, 7.403

Reduction of during emergency period, 8.406

Sales and use taxes, 6.412 Special assessments, 6.410

Uniform sales and use taxes, power to legislate as to, 6.412

Use taxes, powers as to, 6.412 Utility capital improvements, financing of, 6.205

TAX JUDGMENT

Budget estimate submission including statement as to, 6.200

TAX SALES

Interest by officers and employees prohibited, 8.105

TAXPAYER'S SUITS Generally, 7.700

TEACHERS

Benefits from retirement, 8.507, 8.509 Certificates, granting, renewal, revocation, 5.101

Charges for removal of, 5.101 Dismissal of, power as to, 5.101 Employment by board, 5.101

Health service benefits, eligibility for, 8.420, 8.428

Hearings for removal of, 5.101 Merit as basis of promotion, 5.101

Permanent employees after probationary period, 5.101

Probationary period, permanent classification after, 5.101

Promotions, power of board as to, 5.101

Retirement, see Retirement Salaries, 8.402

board fixing, 5.101 excess payment of, 5.101

prompt payment provided for, 5.101 schedule of, 5.101

twelve payments, payment in, 5.101

Social security coverage for, see Retirement; Social Security Coverage State retirement system

benefits from, 8.507

Superintendent of schools recommending as to appointments, etc., 5.101

Supervisory personnel on contract basis, 5.101

Transfer of power of board as to. 5.101

TELEPHONE EXCHANGE

Public works department as including, 3.510

TELEPHONE SYSTEM

Board of supervisors as regulating private connections with, 3.510

Fire protection of private firms, connections for, 3.510

Police protection of private firms, connections for, 3.510

TEMPORARY EMPLOYEES

See also: Civil Service Appointments

Appointments, 8.332

Health service participation, 8.425 to, Retirement system applicable 8.509

TEMPORARY TRANSFERS AND LOANS

Anticipation of tax collections for, 6.304

Approval by officers, board or commissions, 6.304

Board of supervisors as making, 6.304 Making of where cash reserve funds unavailable, 6.304 Pension fund as exempt from, 6.304 Repayment of, 6.304

TENURE

Health service board members, 8.420

TERMS OF OFFICE

Airports commission members, 3.690 Architect member of art commission, 3.600

Artist-painter of art 3.600 commission,

Artist-sculptor for art commission, 3.600

Audit of accounts upon expiration of, 3.303

Board and commission administrative heads, 3.500

Board of education members, 5.100 Board of health members terms as terminating, 3.510

Board of permit appeals membership, 3.650

Board of supervisors, 9.100

Board of trustees of war memorial, 3.610 Chief of police, of, 3.532

City officers, terms of, 9.100

City planning commission members, 3.521

Civil service commission members, 3.100

Fire commissioners, 3.540 Health advisory board members. 3.510

Landscape architect, 3.600 Lay members of art commission, 3.600

Library commissioner, 3.560 Library trustees, 8.300(a) Litterateur of art commission, 3.600

Medical director of health service system, 3.682

Musician member of art commission. 3.600

Officers of city, terms of, 9.100 Planning commission members, 3.521

Police commissioners, 3.530 Port commissioners, 3.580, 3.582

President of board of supervisors, 2.200

Presidents of boards and commissions. 3.500

Public utilities commission members. 3.100, 3.590

Recreation and park commission, 3.550

Retirement board members, 3.100, 3.670

Social services commission members, of, 3.570 Superintendent of schools, 5.102 War memorial trustees, 3.610

TERRITORIES

Patrol special police officer as owning, 3.536

TESTAMENTARY TRUSTS

Boards and commissions powers and duties as to, 3.500

TESTIMONY

Investigation of, 2.400 compelling production

Retired persons compensated for giving, 8.511

TIME

Budget estimates, time for, 6.200 Completion of contracts, time of as

basis of award, 7.203 Effective dates of ordinances, 2.304 Initiative, referendum and recall proceedings, 9.108

Mayor's absence tolling of limitations by, 2.302

Notes, payment as fixed by supervisors, 6.304

Ordinances action by mayor on, 2.302

passage, 2.301 Reconsideration of measures, limita-

tion upon, 2.302, 2.303 Resolutions action by mayor on, 2.302

adoption, 2.301

TOLLS

Port commission as regulating, 3.581

TORTS

Continuance of rights and liabilities, 11.100

TOWING OF VESSELS

Port commission as controlling, 3.581

TRAFFIC BUREAU

Inspectors in, deemed appointed, 3.534

TRAFFIC CONTROL AND REGULATIONS

Chief of police has jurisdiction of, 3.582

Devices, 3.538 Plans, 3.538

Police officers employed for, 3.538 Public works department functions re, 3.510

Review and recommendation, to public works department, 3.510 Signs, use of, 3.538

TRAFFIC OFFICERS

Motorcycle officers, additional pay for, 8.405

TRAINEES

Municipal railway employees, pay rates for, 8.404

TRANSCRIPTS

Keeping of, duty as to, 3.401

TRANSFER OF DISABLED PERSON

Accident as cause for, 8.350

Advanced age as cause for, 8.350 Civil service commission as governing,

8.350 Classifications to which transferred,

8.350 Military service disabilities as cause for, 8.350

Recovery from disability, return upon,

8.350 Return to former classification, 8.350 Salaries of disability transferees, 8.350 Salaries standardization as applicable

to, 8.350 Salary affected by, 8.350

TRANSFERS

Appropriationbalances unused, transfers of, 6.306 purchaser's revolving fund, to, 7.104 Automation, 8.351

Cash reserve fund insufficiency, termporary transfers or loans in case of, 6.304

Departments, functions and duties of. 3.501Disability, 8.350

Disability transfers, promotional examinations for, 8.350 Employees, of, 8.350, 8.351

laid off due to automation, 8.351

Engineering functions of recreation and park to public works, 3.552

Expenditures to be in pursuance of, 6.303

Fund balances, transfer of, 6.306 Person transferred with function, 1.101

Personnel of recreation and park to public works, 3.552

Recreation and park engineering functions and personnel, 3.552

Surplus funds, 6.305

Unencumbered balances, transfer of, 6.305

Withdrawals from treasury as being in pursuance of, 6.303

TREASURER

Audits of money in hands of, 3.303 Banks, safe keeping of securities, 6.311

Clearing house representative recommended by, 6.309

Disbursement of funds in custody of, 6.311

Elective officer, as, 3.405

Health service contribution deposited with, 8.429

Joint custody safe for deposits with, 6.310

Losses, responsibilities for, 6.311 Money, safe custody provided by ordinance, 6.310

Municipal election for, 9.100 Official bond of, 3.405

Pension funds and securities deposited with, 6.311

Property, safe custody provided by ordinance, 6.310

Public money other than city's keeping of, 6.311

Receipts given for moneys and checks. 6.311

Record of items deposited with in joint custody safe, 6.310

Safe for items in possession of, 6.310 Salary of, 3.405 Term of, 9.100

TREASURY

Checks to be delivered to, 6.311 Moneys to be delivered to, 6.311 Utilities receipts deposited in, 6.407 Withdrawals from, to be in pursuance of appropriations or transfers, 6.303

TRUSTEES

Library trustees, board, commission as successors of, 3.560

TRUSTS

City's power as to, 1.101

Continuance of rights and obligations, 10.101

Gifts by, performance for city, 3.500 Investment of, 6.311

Salary deductions during emergencies as reverting to, 8.406

Testamentary, performance of for city, 3.500

TUNNELS

Street railways, different lines as using, 3.595

IJ

UNDER-SHERIFF Appointment and removal of, 3.404

UNDERWRITERS FIRE PATROL Retirement benefits for employees, 8.562

UNEMPLOYMENT

Salary deduction during emergencies due to, 8.406

UNENCUMBERED BALANCE

Claims unpaid when balance insufficient, 6.303 Definition of, 6.302 Emergency reserve fund balance, 6.307

Transfers of, 6.305

UNIFORM SALES AND **USE TAXES**

Legislation and agreements, powers as to, 6.412

UNITED STATES

Bonds required for port operations, execution of, 3.581

USE TAX

Legislation and agreements, powers as to, 6.412

USED MATERIALS

Exchange or sale by purchaser of supplies, 7.100

UTILITY HEADS

Appointing officers, as, 3.501 Checking of purchases, duty of, 3.501 Requisitions for purchases, power to issue, 3.501

V

VACANCY IN OFFICE

Appointments by mayor to fill, 3.100 Death creating, 8.104

Disaster, mayor's successor in case of, 3.100

Elected person failing to qualify, filling upon, 9.107

Emergency, succession to mayor in case of, 3.100

Events creating, 8.104

Health service board membership, 3.680

Law library trustees board, filling of, 4.104

Mayor filling vacancy of, 3.100 Mayor's office succession in case of disaster, 3.100

Notice to civil service commission as to, 8.200

Port commission vacancies as filled by mayor, 3.580

Recreation and park commission, filling by mayor, 3.550 Retirement of officers, filling upon,

8.501 Social service commission vacancies,

3.570 War memorial trustees, 3.610

VACATED STRUCTURES

Fire inspections, 3.545 Plans for altering, etc., examination and approval of, 3.545

VACATION

Accumulation permitted, 8.440 Annual vacation, 8.440 Collective bargaining agreements affecting rights to, 8.440

Computing of time, 8.440 Effective date of provision as to, 8.440

Election as to accumulation, 8.440 Fifteen years service, 8.440 Holidays, allowance for, 8.404, 8.440

Length according to service, 8.440 Municipal railway employees, 8.404 Number of days, 8.440

Ordinances regulating, 8.440 Pay for, 8.440

Pro rata payment in case of severance, 8.440

VACATION-Cont'd

Salary rates unaffected by, 8.440
Salary standardization provision affecting rights to, 8.440
Seniority considered for, 8.440
Service required for, 8.440
Severance, payment in case of, 8.440
Time for taking, 8.440
Wage rates unaffected by, 8.440

VARIANCES Zoning, see Zoning

VERIFICATION Damage claims, 7.703

VESSELS Port Commission, regulations as to berthing, etc., by, 3.581

VETERANS
Benefits, eligibility, 8.324
Civil service exams credit for, 8.324
Disabled veterans preference in civil service exams, 8.324
Eligible list standing, 8.361
Probationary period required of, 8.361
War memorial trustees appointments

VETO Mayor as vetoing ordinances and resolutions, 2.303

VIADUCTS Street railways, different lines as using,

VIETNAM WAR Veterans, benefits, 8.324

considering, 3.610

VOTING Majority vote of boards and commissions, definition of, 3.500

VOUCHERS
District attorney's special fund expenditures, vouchers for, 3.402

WAGES See Salaries and Wages

WAIVERS Statutes of limitation waived by city, 2.300

WAR Time of, what constitutes, 8.324 WAR EFFORT LEAVES

Authority for, 8.361 Previous military leaves deemed as, 8.361

WAR MEMORIAL
Administration trustees in charge of, 3.610
Appropriation for, 6.404

Construction, trustees in charge of, 3.610

Employees for appointment of 3.611

Employees for, appointment of, 3.611 Grounds, trustees in charge of, 3.610 Managing director, appointment of, 3.611

Operation, trustees in charge of, 3.610

WAREHOUSES

Fees as regulated by port commission, 3.581 Port commission as regulating, 3.581

Purchaser of supplies in charge of, 7.100

Purchasing department as operating, 3.510

WARRANT AND BOND OFFICE Appeal bonds, issuance of, 3.402 Appointment of deputy, 3.402 Appointments to, 3.402 Assistance for, 3.402 Bail bonds, issuance of, 3.402 Bail fixed by, 3.402 Cash bail fixed by, 3.402 Clerks for, 3.402 Complaints drawn by, 3.402 Discharge of accused person by, 3.402 Duties of generally, 3.402 Employees for, 3.402 Judges, actions subject to, 3.402 Magistrate, actions subject to, 3.402 Powers of, 3.402 Qualifications, generally, 3.402

WARRANTS FOR ARREST District attorney, issuance by, 3.402 Warrant and bond deputy, drawing by, 3.402

WARRANTS FOR EXPENDITURES
Allotments by controller to departments as limiting amounts of,
6.205, 6.301

Appropriation items as stated in, 6.302

Claims as paid by, 6.303
Disbursements made only by, 6.311
District attorney's special fund, expenditures from, 3.402

WAR-TIME APPOINTMENTS

Civil service exams for, 8.331 Limited tenure, see Limited Tenure Appointment

WATER DEPARTMENT

Leases subject to administration by, 7.402

Public utilities commission, department under, 3.592

WATER POLLUTION CONTROL Bonded indebtedness limit, 6.401

WEAPONS

Police department disposal of, 3.537

WELFARE COMMISSION See: Social Service Commission

WHARVES

Fees as regulated by port commission, 3.581

Franchises, etc., powers to grant, 3.581

Port commission as regulating, 3.581

WITNESSES

Fire and police disciplinary procedures, 8.343

Hearings as to department affairs, witnesses for, 2.400

Retired persons serving as, 8.560

WORDS

Masculine as including feminine and neuter, 8.514

WORKMEN'S COMPENSATION

Assumption of risks, determination of, 8.515

Benefits paid from retirement system, 8.515

Fire department retirement benefits affected by, 8.565, 8.575

Patrol special police officer entitled to benefits of, 8.515

Police retirement benefits, affected by, 8.540, 8.551

Premiums paid by retirement system,

Reinsurance of risks, determination of, 8.515

Retirement benefits affected 8.509, 8.544, 8.551, 8.575

Retirement board as administering, 8.515

WORKMEN'S COMPENSATION APPEALS BOARD

Firemen's disability under retirement provisions, determination of percentage, 8.571

Police department member retiring on disability, determination of percentage of disability, 8.547

WORKS OF ART

Alteration requiring approval, 3.601 Art commission approval required for, 3.601

Definition of, 3.601

Location for, approval required, 3.601 Relocation requiring approval, 3.601 Removal requiring approval, 3.601

7.

ZONING

Administrator amendments, investigation and report as to, 7.501

appeal from decision of, 7.501 appointment subject to civil service

provisions, 7.502 ordinances enforced by, 7.502

Appeal from change decisions, 7.501 Changes in classifications, hearings as to, appeals, 7.501 Classification changes made by com-

mission on own motion, 7.501 ablishing procedure for, 7.501

Establishing procedure for, Hearing as to changes, 7.501

Licenses and permits affecting approval of, 7.500

Notice to parties interested in changes, 7.500

Ordinances affecting, hearings on, 7.501

Procedures established by board of supervisors, 7.501

Property owners notified as to hearings for changes, 7.501

Re-submitting change proposals — after appeal, 7.501

after disapproval, 7.501

Set-back lines, changes and hearings as to, 7.501

ZONING-Cont'd

Variances -

administrator as receiving and hearing applications for, 7.503 appeals from decisions as to, 7.503 board of permit appeals, hearing appeals as to, 7.503 circumstances justifying, 7.503 conditions as to granting, 7.503 effective date of variances granted,

finality of decisions as to, 7.503

granting, administrator power as to, 7.503
power as to granting, 7.503
procedure for action established by ordinance, 7.503
time limit for appeals for decisions on, 7.503

on, 7.503

ZOO
Director —
appointment and removal powers,
3.551















